1 2 3	ODENBREIT LAW, APC Katherine J. Odenbreit (SBN 184619) kodenbreit@odenbreitlaw.com 16835 Algonquin Street, Suite 221 Huntington Beach, California 92649 Telephone: 888/490-3510; Facsimile: 714	1/908-7628					
4	COHELAN KHOURY & SINGER						
5 6	Timothy D. Cohelan (SBN 60827) tcohelan@ckslaw.com Jeff Geraci (SBN 151519)						
7	jgeraci@ckslaw.com 605 C Street, Suite 200						
8	San Diego, California 92101 Telephone: 619/595-3001; Facsimile: 619	9/595-3000					
9	BISNAR CHASE LLP Brian D. Chase (SBN 164109)						
10	bchase@bisnarchase.com Jerusalem F. Beligan (SBN 211258)						
11	jbeligan@bisnarchase.com 1301 Dove Street, Suite 120						
12	Newport Beach, California 92660	9/752-2777					
13	Telephone: 949/752-2999; Facsimile: 949/752-2777 Attorneys for Plaintiffs and the Certified Class						
14							
15	UNITED STATES DISTRICT COURT						
16	SOUTHERN DISTRIC	CT OF CAL	JIFORNIA				
17	Cynthia L. Czuchaj, a California resident; Angelique Mundy, a) CASE NO.	13CV01901 BEN (RBB)				
18	Pennsylvania resident; Barbara) CLASS AC	CTION				
19	McConnell, a Michigan resident; and		ENTAL DECLARATION OF				
20	Patricia Carter, a New York resident, individually and on behalf of themselves) DEBORAH) PROCEDU	I MCCOMB RE: NOTICE RES				
21	and all others similarly situated,))					
22	Plaintiffs,	Date: Time:	March 23, 2017 10:30 a.m.				
23	vs.	Judge: Place:	Hon. Roger T. Benitez Courtroom 5A				
24	Conair Corporation, a Delaware))	221 West Broadway				
25	corporation; and DOES 1 through 10,))	San Diego, CA 92101				
26	inclusive, Defendants.))					
27		Ó					
28							
	-1		N. C. D.				
	Supplemental Declaration Deborah McComb Re: Notice Procedures						

Case No. 13CV01901 BEN (RBB)

I, Deborah McComb, declare:

- 1. I am a Senior Project Manager at Kurtzman Carson Consultants LLC ("KCC"). I am over 21 years of age and am not a party to this action. I have personal knowledge of the facts set forth herein and, if called as a witness, could and would testify competently thereto.
- 2. This declaration supplements my declaration filed with this Court on February 20, 2017. Docket No. 357-5.
- 3. KCC was retained by the parties, and appointed by the Court, to serve as the Claims Administrator to perform, among other tasks, mail and E-mail the Class Notice (the "Notice") and the Claim Form; to publish the Summary Notice in publications as approved by the Court; receive and process Claim Forms, respond to Class Member inquiries; to establish and maintain a settlement website and perform other duties as specified in the Settlement Agreement preliminarily approved by this Court on December 6, 2016.
- 4. <u>CAFA Notification</u>. In compliance with the Class Action Fairness Act ("CAFA"), 28 U.S.C. Section 1715, KCC compiled a CD-ROM containing the following documents: Class Action Complaint for Damages and Equitable Relief, First Amended Complaint for Damages and Equitable Relief, Second Amended Complaint for Damages and Equitable Relief, Conair Corporation's Answer to Plaintiffs' Second Amended Complaint, Plaintiffs' Notice of Motion and Motion for an Order Granting Preliminary Approval of Class Action Settlement, Points and Authorities in Support of Plaintiffs' Motion for Order Granting Preliminary Approval of Class Action Settlement, Declaration of Isam C. Khoury in Support of Plaintiffs' Motion for an Order Granting Preliminary Approval of Class Action Settlement, Declaration of Settlement, Declaration of Ratherine J. Odenbreit in Support of Plaintiffs' Motion for an Order Granting Preliminary Approval of Class Action Settlement, Declaration of Ratherine J. Odenbreit in Support of Plaintiffs' Motion for an Order Granting Preliminary Approval of Class Action Settlement, Claim Form, Publication Notice,

- Long Form Notice, and Settlement Agreement, which accompanied a cover letter (collectively, the "CAFA Notice Packet"). A copy of the cover letter is attached hereto as Exhibit A.
- 5. On November 22, 2016, KCC caused fifty-nine (59) CAFA Notice Packets to be mailed via Priority Mail from the U.S. Post Office in Memphis, Tennessee to the parties listed on Exhibit B, *i.e.*, the U.S. Attorney General, the Attorneys General of each of the 50 States and the District of Columbia, the Attorneys General of the 5 recognized U.S. Territories, as well as parties of interest to this Action.
- 6. <u>Mailed & E-Mailed Notice</u>. KCC utilized the class data from the certification phase of this case as the Class Member List, and prepared a data file for the initial mailing. Prior to mailing, KCC caused the addresses in the Class Member List to be updated using the National Change of Address database ("NCOA") maintained by the U.S. Postal Service. A total of 1,111 addresses were found and updated.
- 7. On December 21, 2016, KCC caused the Notice and Claim Form (collectively, "the Notice Package") to be printed and mailed to 25,022 names and mailing addresses on the Class Member List. A sample of the Notice Package is attached hereto as Exhibit C.
- 8. On December 21, 2016, KCC E-mailed the Summary Notice to 6,614 on the Class Member List with email addresses. A sample of the Summary Notice is attached hereto as Exhibit D.
- 9. As of January 6, 2017, KCC has received a total of 370 bounce backs from the E-Mail campaign. Notice Packages were then mailed to 367 persons that had mailing addresses.
- 10. As of February 17, 2017, KCC has received a total of 25 Notice Packages returned by the U.S. Postal Service with forwarding addresses. KCC caused the Class Member list to be updated with the new addresses and Notice

Packages to be re-mailed to the updated addresses. As of February 17, 2017, KCC has received a total of 1,393 Notice Packages returned by the U.S. Postal Service without forwarding address information. KCC conducted address searches using credit and other public source databases to attempt to locate new addresses for 1,393 of these Class Members. As of February 17, 2017, these searches have resulted in 976 updated addresses. KCC promptly re-mailed Notices Packages to the updated addresses.

11. Publication of Summary Notice. KCC caused the Summary Notice to appear as an approximate quarter-page ad unit in two leading national newspapers. The Summary Notice appeared on page A5 in the *New York Times* and page B6 of the *Wall Street Journal*. Both Summary Notices were published on January 9, 2017. In addition, KCC caused the Summary Notice to appear as a full-page notice in the California and New York state editions of *People* magazine and as a two-fifths digest-size notice in the California and New York state editions of the *Parade* newspaper supplement. The Summary Notice appeared on page 68, within the Half Their Size cover feature "We Lost Half Our Size," in the January 23, 2017 issue of *People* magazine (on sale January 13, 2017). The Summary Notice appeared on page 14, adjacent the Community Table feature "Rice with Superpowers," in the January 15, 2017 issue of *Parade*. Copies of the Summary Notices as they appeared in each issue are attached as Exhibit E.

KCC purchased 15 million internet banner impressions on a variety of websites. The impressions were targeted to women 18 years of age or older in California and New York (Women 18+ in CA & NY). The internet banners, which included an embedded link to the case website, appeared from December 23, 2016 through January 23, 2017. A total of 15,069,310 impressions were delivered to Women 18+ in CA & NY, resulting in an additional 69,310 impressions at no extra charge. Screenshots of the internet banner notices as they appeared on various websites is attached as Exhibit F.

- 13. <u>Website</u>. On or before December 19, 2016, KCC also established a website www.conairclassactionsettlement.com dedicated to this settlement to provide additional information to the Class Members and to answer frequently asked questions. Visitors of the website can download a Notice, Claim Form and Court Documents. The web address was set forth in the Notice and Summary Notice. As of March 10, 2017 has received 134,562 hits to the website.
- 14. **Requests for Exclusion**. The deadline for Class Members to request to be excluded from the class is a postmarked deadline of March 9, 2017. As of the date of this declaration, KCC has received 12 requests for exclusion; 3 in response to the Settlement Notice, and 9 in response to the Notice of Class Certification. A list of the Class Members requesting to be excluded and copies of the exclusion requests are attached hereto as Exhibit G.
- 15. <u>Claim Forms</u>. As of March 10, 2017, KCC received 1,565 Claim Forms. A final decision on all claims has yet to be determined, as the filing deadline is a postmark date of March 9, 2017. Of the 1,548 Claims that have been processed, KCC's preliminary review of all claims has made an initial determination that 340 claims are valid; 3 for replacement Hair Dryers and 337 for an award amount of five dollars (\$5). 524 claims are deficient for various reasons such as; Claims not signed, Model number blank, and no Plug Code (Consumers no longer have the subject Hair Dryer). 684 claims have been denied for various reasons such as; Purchase State not California or New York, and Date of Purchase not in Class Period.
- 16. <u>Status Reporting.</u> KCC sent Counsel for Plaintiffs' and Defendant a weekly case status report, which outlines the activity of this case. A sample status

report for week ending March 3, 2017 is attached hereto as Exhibit H.

- 17. <u>Class Certification and Administration Costs</u>. Prior to the Court's Preliminary Approval of the Settlement, KCC served as administrator for the *Czuchaj, et al. v. Conair Corporation* notification certification phase. Class counsel moved for an order providing notice to the Class on January 22, 2016. Dkt. No. 256. This was supported by a declaration from KCC's Daniel Burke. Dkt. 256-3, describing the notice program. The Court approved the program, with additional publications, to provide Notice to the Class of Class Certification, and an opportunity to request exclusion, in an order dated May 13, 2016. Dkt. No. 274.
- 18. <u>Mailed & E-Mailed Notice of Class Certification</u>. KCC prepared a Class Member List for the initial mailing with information provided by the parties. Before mailing, KCC caused the addresses in the Class Member List to be updated using the National Change of Address database ("NCOA") maintained by the U.S. Postal Service. A total of 2,001 addresses were found and updated.
- 19. On June 10, 2016, KCC caused the Short Form Notice of Class Certification to be printed and mailed to 24,674 names and mailing addresses on the Class Member List. A sample of the Class Certification Notice Package is attached hereto as Exhibit I.
- 20. On June 10, 2016, KCC E-mailed the Summary Class Certification Notice to 6,763 on the Class Member List with email addresses.
- 21. As of June 17, 2016, KCC received a total of 148 bounce backs from the E-Mail campaign. Class Certification Notice Packages were then mailed to 148 persons that had mailing addresses.
- 22. As of July 22, 2016, KCC received a total of 32 Class Certification Notice Packages returned by the U.S. Postal Service with forwarding addresses. KCC caused the Class Member list to be updated with the new addresses and Notice Packages to be re-mailed to the updated addresses.
 - 23. **Publication of Class Certification Notice**. KCC caused the Summary

Class Certification Notice to appear as an approximate quarter-page ad unit in two leading national newspapers. The Summary Class Certification Notice appeared on page A13 in the *New York Times* and page C10 of the *Wall Street Journal*. Both Summary Notices were published on June 15, 2016. In addition, KCC caused the Summary Class Certification Notice to appear as a full-page notice in the California and New York state editions of *People* magazine and as a two-fifths digest-size notice in the California and New York state editions of the *Parade* newspaper supplement. The Summary Class Certification Notice appeared on page 74 in the July 11, 2016 issue of *People* magazine (on sale July 1, 2016). The Summary Class Certification Notice appeared in each issue are attached as Exhibit J.

KCC purchased 15 million internet banner impressions on a variety of websites. The impressions were targeted to women 18 years of age or older in California and New York. The internet banners, which included an embedded link to the case website, appeared from June 13, 2016 through July 3, 2016. A total of 15,671,104 impressions were delivered to Women 18 years of age or older in California and New York. Screenshots of the internet banner notices as they appeared on various websites is attached as Exhibit K.

- 24. <u>Toll-Free Telephone Number</u>. On or before June 9, 2016, KCC established an Interactive Voice Response ("IVR") toll-free telephone number dedicated to answering telephone inquiries from Class Members about the Class Certification Notice. The Certification Interactive Voice Response ("IVR") toll-free telephone number has received 662 calls.
- 25. <u>Website</u>. On or before June 9, 2016, KCC also established a website www.conairclassaction.com dedicated to provide additional information to the Class Members and to answer frequently asked questions. Visitors to the website can download a Notice, Opt-out Form and Court Documents. The web address was set

forth in the Notice and Summary Notice. The Certification website has received 76,298 hits.

- 26. Requests for Exclusion. The deadline for Class Members to request to be excluded from the class in response to the Class Certification Notice was July 20, 2016. KCC received 9 requests for exclusion.
- The costs associated with Class Certification Notice work are 27. \$253,977.64. Exhibit L.
- 28. Before or with the Motion for Final Approval of the settlement, KCC will provide a supplemental declaration detailing the final results of the settlement program, including the number of visits to the settlement website; the number "clicking through" to the settlement website from banner ads; the number of visits to the settlement website; the number of calls to the IVR toll-free telephone number; the number of claims made, reviewed, and approved; and the distribution to class members.
- 29. The current estimated costs for the Settlement phase of administration work are \$447,786.00, which is subject to change, if any significant scope changes occur. Final costs cannot be determined because work is ongoing. Through January 2017, KCC has incurred administration costs of \$278,714.60. KCC's supplemental declaration will provide the total final costs of settlement administration. KCC understands the terms of the settlement require Defendant to pay all settlement related administrative costs.

I declare under penalty of perjury pursuant to the laws of the United States of America that the foregoing is true and correct to the best of my knowledge. Executed March 13, 2017, at San Rafael, California.

Micha

Deborah McComb

2

3

4

5

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

-8-

EXHIBIT A

ROSEN n SABA, LLP

ATTORNEYS AT LAW

JAMES R. ROSEN RYAN D. SABA ELIZABETH L. BRADLEY MOMO E. TAKAHASHI JOSHUA D. SCHEIN MARIA A. STARN TYLER C. VANDERPOOL KRYSTLE D. MEYER

9350 WILSHIRE BOULEVARD, SUITE 250 BEVERLY HILLS, CALIFORNIA 90212

www.rosensaba.com

AREA CODE 310 TELEPHONE 285-1727 FACSIMILE 285-1728

November 22, 2016

VIA PRIORITY MAIL

«First» «Last»

«Company»

«Address 1»

«Address 2»

«City», «State» «Zip»

Re: Notice of Proposed Class Action Settlement Pursuant to 28 U.S.C. § 1715

Dear «First» «Last»:

ROSEN SABA LLP represents Conair Corporation ("Conair") in a putative class action lawsuit entitled Cynthia L. Czuchaj, a California resident; Angelique Mundy, a Pennsylvania resident; Barbara McConnell, a Michigan resident; and Patricia Carter, a New York resident, individually and on behalf of themselves and all others similarly situated, v. Conair Corporation, a Delaware corporation; and Does 1 through 10, inclusive, Case No. 3:13-cv-01901-BEN-RBB. The lawsuit is pending before the Honorable Roger T. Benitez in the United States District Court for the Southern District of California. This letter is to advise you that Plaintiffs filed a Motion for Preliminary Approval of Class Action Settlement in connection with this class action lawsuit on November 4, 2016.

Case Name: Cynthia L. Czuchaj, et al., v. Conair Corporation, et al.

Case Number: 3:13-cv-01901-BEN-RBB

Jurisdiction: United States District Court,

Southern District of California

Date Settlement

Filed with Court: November 4, 2016

«First» «Last» November 22, 2016 Page 2

Conair denies any wrongdoing or liability whatsoever, but has decided to settle this action solely in order to eliminate the burden, expense, and uncertainties of further litigation. In compliance with 28 U.S.C. § 1715(b), the following documents referenced below are included on the CD that is enclosed with this letter:

- 1. 28 U.S.C. § 1715(b)(1) Complaint and Related Materials: Copies of the Class Action Complaint for Damages and Equitable Relief, First Amended Complaint for Damages and Equitable Relief, Second Amended Complaint for Damages and Equitable Relief, and Conair Corporation's Answer to Plaintiffs' Second Amended Complaint is included on the enclosed CD Rom.
- 2. 28 U.S.C. § 1715(b)(2) – Notice of Any Scheduled Judicial Hearing: As of November 22, 2016, the Court has not yet scheduled a final fairness hearing in this matter. Plaintiffs filed Plaintiffs' Notice of Motion and Motion for an Order Granting Preliminary Approval of Class Action Settlement requesting that a hearing take place on December 5, 2016, at 10:30 a.m. in Courtroom 5A of the United States District Court, Southern District of California, 221 West Broadway, San Diego, California before the Honorable Roger T. Benitez. Plaintiffs' Notice of Motion and Motion for an Order Granting Preliminary Approval of Class Action Settlement, Points and Authorities in Support of Plaintiffs' Motion for Order Granting Preliminary Approval of Class Action Settlement, Declaration of Isam C. Khoury in Support of Plaintiffs' Motion for an Order Granting Preliminary Approval of Class Action Settlement, Declaration of Brian D. Chase in Support of Plaintiffs' Motion for an Order Granting Preliminary Approval of Class Action Settlement, and Declaration of Katherine J. Odenbreit in Support of Plaintiffs' Motion for an Order Granting Preliminary Approval of Class Action Settlement are included on the enclosed CD Rom.
- **3. 28** U.S.C. § 1715(b)(3) Notification to Class Members: Copies of the Claim Form, Publication Notice, and Long Form Notice to be provided to the class is included on the enclosed CD Rom.
- **4. 28** U.S.C. § 1715(b)(4) Class Action Settlement Agreement: A copy of the Settlement Agreement is included on the enclosed CD Rom.
- 5. 28 U.S.C. § 1715(b)(5) Any Settlement or Other Agreement: As of November 22, 2016, no other settlement or agreement has been entered into by the parties to this Action.
- **6. 28 U.S.C. § 1715(b)(6) Final Judgment:** No Final Judgment has been reached as of November 22, 2016, nor have any Notices of Dismissal been granted at this time.

«First» «Last» November 22, 2016 Page 3

- 28 U.S.C. § 1715(b)(7)(A)-(B) Names of Class Members/Estimate of 7. **Class Members:** While Conair is in the process of gathering information on this issue, pursuant to 28 U.S.C. § 1715(b)(7)(A), at this time a complete list of names of class members as well as each State of residence is not available, because the parties do not presently know the names or current addresses of all the proposed settlement class members and will not learn this information until the Settlement is preliminarily approved and the Court authorizes dissemination of information about the Settlement through the Class Notice. At this time, the only available class member information that could indicate inclusion in the settlement but is not conclusive is the records gathered during class certification, which was restricted to two States. Pursuant to 28 U.S.C. § 1715(b)(7)(B), it is impossible to provide any meaningful estimate of the potential size of the class based solely on that certification information.
- 8. 28 U.S.C. § 1715(b)(8) – Judicial Opinions Related to the Settlement: As the proposed Settlement is still pending final approval by the Court, there are no other opinions available at this time. As of November 22, 2016, there has been no written judicial opinion related to the settlement.

If for any reason you believe the enclosed information does not fully comply with 28 U.S.C. § 1715, please contact counsel immediately at either mtakahashi@rosensaba.com or (310) 285-1727 so that Conair can address any concerns or questions you may have.

Thank you.

Very truly yours,

ROSEN nSABA, LLP

/s/

Momo E. Takahashi, Esq. MET:jlp

EXHIBIT B

196	Fire	Company	Androse 1	Address 2	, it,	State	Zin
Richards	Craio W	Office of the Alaska Attorney General	P.O. Box 110300	7 650 1000	Lineali	ΔK	99811-0300
Strange	Luther	Office of the Alabama Attorney General	501 Washington Avenue	PO Box 300152	Montgomery	AL.	36130-0152
Rutledae	Leslie	Arkansas Attornev General Office	323 Center Street. Suite 200		Little Rock	AR	72201-2610
Brnovich	Mark	Office of the Arizona Attorney General	1275 W. Washington Street		Phoenix	AZ	85007
CAFA Coordinator		Office of the Attorney General	Consumer Law Section	455 Golden Gate Ave., Suite 11000	San Francisco	CA	94102
Coffman	Cynthia	Office of the Colorado Attorney General	Ralph L. Carr Colorado Judicial Center	1300 Broadway, 10th Floor	Denver	00	80203
Jepsen	George	State of Connecticut Attorney General's Office	55 Elm Street		Hartford	CT	6106
Racine	Karl A.	District of Columbia Attorney General	441 4th Street, NW, Suite 1100S		Washington	DC	20001
Lynch	Loretta E.	Attorney General of the United States	United States Department of Justice	950 Pennsylvania Avenue, NW	Washington	DC	20530-0001
Denn	Matt	Delaware Attorney General	Carvel State Office Building	820 N. French Street	Wilmington	DE	19801
Bondi	Pam	Office of the Attorney General of Florida	The Capitol, PL-01		Tallahassee	FL	32399-1050
Olens	Sam	Office of the Georgia Attorney General	40 Capitol Square, SW		Atlanta	GA	30334-1300
Chin	Douglas S.	Office of the Hawaii Attorney General	425 Queen Street		Honolulu	H	96813
Miller	Tom	Iowa Attorney General	Hoover State Office Building	eet	Des Moines	IA	50319
Wasden	Lawrence	State of Idaho Attorney General's Office	Statehouse	700 W Jefferson St	Boise	QI	83720-0010
Madigan	Lisa	Illinois Attorney General	James R. Thompson Center		Chicago	II.	60601
Zoeller	Greg	Indiana Attorney General's Office	Indiana Government Center South	302 West Washington Street, 5th Floor	Indianapolis	z	46204
Schmidt	Derek	Kansas Attorney General	120 S.W. 10th Ave., 2nd Floor		Topeka	KS	66612-1597
Conway	Jack	Office of the Kentucky Attorney General	700 Capitol Ave	Capitol Building, Suite 118	Frankfort	ΚY	40601
Caldwell	James D.	Office of the Louisiana Attorney General	P.O. Box 94095		Baton Rouge	ΓA	70804-4095
Healey	Maura	Office of the Attorney General of Massachusetts	1 Ashburton Place		Boston	MA	02108-1518
Frosh	Brian	Office of the Maryland Attorney General	200 St. Paul Place		Baltimore	MD	21202-2202
Mills	Janet	Office of the Maine Attorney General	State House Station 6		Augusta	ME	04333
Schuette	Bill	Office of the Michigan Attorney General	P.O. Box 30212	525 W. Ottawa Street	Lansing	M	48909-0212
Lori Swanson	Attorney General	Attention: CAFA Coordinator	1400 Bremer Tower	445 Minnesota Street	St. Paul	NM	55101-2131
Koster	Chris	Missouri Attorney General's Office	Supreme Court Building	207 W. High Street	Jefferson City	OM	65101
Hood	Jim	Mississippi Attorney General's Office	Department of Justice		Jackson	SW	39205
Fox	Tim	Office of the Montana Attorney General	Justice Blda.	215 N. Sanders Street	Helena	LΜ	59620-1401
Cooper	Rov	Office of the North Carolina Attorney General	Department of Justice		Raleigh	NC	27602-0629
Stenehiem	Wayne	North Dakota Office of the Attorney General	State Capitol	600 E. Boulevard Avenue	Bismarck	ND	58505-0040
Peterson	Dond	Office of the Nebraska Attorney General	State Capitol	P.O. Box 98920	Lincoln	NE	68509-8920
Foster	Joseph A.	New Hampshire Attorney General	State House Annex	33 Capitol Street	Concord	Ŧ	03301-6397
Hoffman	John Jav	Office of the New Jersey Attorney General	Richard J. Hughes Justice Complex	25 Market Street. P.O. Box 080	Trenton	S	08625
Balderas	Hector	Office of the New Mexico Attorney General	P.O. Drawer 1508		Santa Fe	ΣZ	87504-1508
Laxalt	Adam Paul	Nevada Attorney General	Old Supreme Ct. Bldg.	100 North Carson Street	Carson City	N\	89701
Schneiderman	Eric	Office of the New York Attorney General	Department of Law	The Capitol, 2nd Floor	Albany	λ	12224
DeWine	Mike	Ohio Attorney General	State Office Tower	30 E. Broad Street	Columbus	НО	43266-0410
Pruitt	Scott	Oklahoma Office of the Attorney General	313 NE 21st Street		Oklahoma City	OK	73105
Rosenblum	Ellen F.	Office of the Oregon Attorney General	Justice Building	1162 Court Street, NE	Salem	OR	97301
Kane	Kathleen	Pennsylvania Office of the Attorney General	1600 Strawberry Square		Harrisburg	PA	17120
Kilmartin	Peter	Rhode Island Office of the Attorney General	150 South Main Street		Providence	RI	02903
Wilson	Alan	South Carolina Attorney General	Rembert C. Dennis Office Bldg.	P.O. Box 11549	Columbia	SC	29211-1549
Jackley	Marty J.	South Dakota Office of the Attorney General	1302 East Highway 14, Suite 1		Pierre	SD	57501-8501
Slatery, III	Herbert H.	Tennessee Attorney General and Reporter	425 5th Avenue North		Nashville	Z	37243
Paxton	Ken	Attorney General of Texas	Capitol Station	P.O. Box 12548	Austin	X	78711-2548
Reyes	Sean	Utah Office of the Attorney General	State Capitol, Room 236	350 N State St	Salt Lake City	ΤΠ	84114-0810
Herring	Mark	Office of the Virginia Attorney General	900 East Main Street		Richmond	ΑŅ	23219
Sorrell	William H.	Office of the Attorney General of Vermont	109 State Street		Montpeller	1/	05609-1001
Ferguson	Bob	Washington State Office of the Attorney General	1125 Washington St SE		Olympia	WA	98504-0100
Schimel	Brad	Office of the Wisconsin Attorney General	Dept of Justice, State Capitol, RM 114	East P.O. Box 7857	Madison	IM	53707-7857
Michael	Patrick Deter K	West Virginia Attorney General	State Capitol Bida	1900 Kanawna Bivd E	Charleston	\\\\	25305
Ala	Talariada Flascalo V	American Samoa Attorney General	Exec Of Blds Hills	Territory of American Samoa	Dado Dado	V 0	96799
Rarrett-Anderson	Flizaheth	Attorney General Office	Exect. Oitt. Diug, Otaliel 590 S. Marine Corps Drive	ITC Bldg Shife 706	Tamining	Gran	96,739
Manihirsan	Fdward	Northern Mariana Islands Attorney General	Administration Building		Sainan	MP	96950-8907
Miranda-Rodriguez	Cesar R.	Puerto Rico Attorney General	P.O. Box 902192		San Juan	PR	00902
Walker	Claude E.	Department of Justice	Virgin Islands Attorney General	nprindsens Gade, GERS Bldg, 2nd Floor	St. Thomas		00802
Saba, Esq.	Ryan D.	Rosen Saba, LLP	9350 Wilshire Blvd., Šuite 250		Beverly Hills		90212
Takahashi	Momo Emily	Rosen Saba, LLP	9350 Wilshire Blvd., Suite 250		Beverly Hills	CA	90212

EXHIBIT C

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement

www.ConairClassActionSettlement.com

A federal Court authorized this notice. This is not a solicitation from a lawyer.

- Conair Corporation settled a class action lawsuit about the way it warranted, labeled and advertised
 its Infiniti Pro 1875 watt model 259 or 279 hair dryer (the "Hair Dryer"). This notice summarizes the
 proposed Settlement. You can find more information in the Settlement Agreement at
 www.ConairClassActionSettlement.com.
- You may receive either (a) a comparable replacement hair dryer, or (b) Five Dollars (\$5.00), depending on the manufacturer of your Hair Dryer, if you bought your Hair Dryer in California between August 15, 2009 and August 31, 2016, or bought your Hair Dryer in New York between August 15, 2010 and August 31, 2016.
- Your legal rights are affected whether you act or do not act. Read this notice carefully.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT					
SUBMIT A CLAIM FORM	The only way to get a payment or a replacement hair dryer.				
EXCLUDE YOURSELF	Get no payment or replacement hair dryer. This is the only option that allows you to ever be part of another lawsuit against Conair Corporation about the legal claims in this case.				
Овјест	Write to the Court about why you do not like the Settlement.				
Go To A HEARING	Ask to speak in Court about the fairness of the Settlement.				
Do Nothing	Get no payment. Give up your rights.				

- These rights and options—and the deadlines to exercise them—are explained in this notice.
- The Court must decide whether to approve the Settlement. Payments will be made and hair dryers will be provided if the Court approves the Settlement and it becomes final.

BASI	C INFORMATION 69	
1.	Why was this notice issued?	Page 3
2.	What is this lawsuit about?	Page 3
3.	What is a class action?	Page 3
4.	Why is there a Settlement?	Page 3
wно	IS INCLUDED IN THE SETTLEMENT	
5.	How do I know if I am part of the Settlement?	Page 3
6.	How do I know if my hair dryer is included?	Page 4
7.	Are there exceptions to being included?	Page 4
THE S	SETTLEMENT BENEFITS—WHAT YOU GET	
8.	What does the Settlement provide?	Page 5
9.	What can I get from the Settlement?	Page 5
10.	What am I giving up in exchange for the Settlement?	Page 5
HOW	TO GET A PAYMENT—SUBMITTING A CLAIM FORM	
11.	How can I get a payment or replacement hair dryer, if qualified?	Page 5
12.	When will I get my payment or replacement hair dryer, if qualified?	Page 5
EXCL	UDING YOURSELF FROM THE SETTLEMENT	
13.	How do I get out of the Settlement?	Page 6
14.	If I exclude myself, can I get money from this Settlement?	Page 6
15.	If I do not exclude myself, can I sue Conair for the same thing later?	Page 6
THE I	LAWYERS REPRESENTING YOU	
16.	Do I have a lawyer in this case?	Page 6
17.	How will the lawyers be paid?	Page 6
OBJE	CTING TO THE SETTLEMENT	
18.	How do I tell the Court that I do not like the Settlement?	Page 7
19.	What is the difference between objecting and asking to be excluded?	Page 7
THE (COURT'S FAIRNESS HEARING	
20.	When and where will the Court decide whether to approve the Settlement?	Page 8
21.	Do I have to come to the hearing?	Page 8
22.	May I speak at the hearing?	Page 8
IF YO	OU DO NOTHING	
23.	What happens if I do nothing at all?	Page 8
GETT	TING MORE INFORMATION	
24.	How do I get more information?	Page 8

Case 3:13-cv-01901-BEN-RBB Document 358-3 Filed 03/13/17 PageID.13864 Page 17 of

BASIC INFORMATION

1. Why was this notice issued?

A Court authorized this notice because you have a right to know about a proposed Settlement of a class action lawsuit, and about all of your options, before the Court decides whether to approve it. This notice explains the lawsuit, the Settlement, your legal rights, the benefits that are available, who is eligible to receive them, and how to get them.

Honorable Roger B. Benitez of the United States District Court for the Southern District of California is overseeing this class action. The case is known as *Czuchaj v. Conair Corporation*, Case No. 13-cv-01901. The people who sued are called Plaintiffs, and the company they sued, Conair Corporation, is called the Defendant or Conair.

2. What is this lawsuit about?

The lawsuit claims that the Hair Dryers sold by Conair had defectively designed heating coils and electrical cords which caused the Hair Dryers to fail, and sometimes injure consumers. Specifically, the lawsuit contends Conair violated California and New York laws by falsely advertising and/or selling a product with alleged defects. *Personal injury and property damage claims are not included in this Settlement and you are not giving up your right to make these claims whether you participate in this Settlement or not.*

Conair denies all of the claims in the lawsuit.

3. What is a class action?

In a class action lawsuit, one or more people called Class Representatives (in this case, Cynthia Czuchaj and Patricia Carter) sue for all people who have similar claims. The people included in the class action are called a Class or Class members. One court resolves the issues for all Class members, except those people who exclude themselves from the Settlement.

4. Why is there a Settlement?

The Court did not decide in favor of Plaintiffs or Defendant. Instead, both sides agreed to a Settlement. The Settlement avoids the cost and risk of a trial, and makes money available to those affected. The Class Representatives and their attorneys think the Settlement is in the best interest of the Class.

WHO IS INCLUDED IN THE SETTLEMENT

To see if you can get a new hair dryer or money from this Settlement, you first have to find out if you are a Class member.

5. How do I know if I am part of the Settlement?

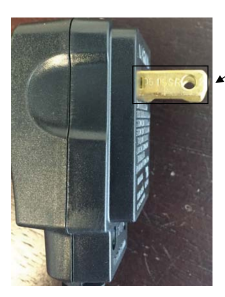
The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016. The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

6. How do I know if my hair dryer is included?

Your hair dryer is included in the Settlement if the handle shows it is a "Model 259" or "Model 279." This picture shows where to find the model number.



Your hair dryer must also include the letters "SE", "SR" or "N" on the metal prong of the plug.



This picture shows where to find these letters.

YOU DO NOT NEED TO HAVE YOUR HAIR DRYER. You may still be eligible if you can provide independent proof of purchase such as a prior contact with Conair or a government agency which includes the date of such contact.

7. Are there exceptions to being included?

People who have a conflict of interest in this case, for example: Class Counsel; the judges who presided over the case; and the Defendant and its subsidiaries, affiliates, employees, officers, directors, agents, representatives, and their family members are not included in the Settlement.

THE SETTLEMENT BENEFITS—WHAT YOU GET

8. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a replacement hair dryer. (Neumax hair dryers have a letter "N" on the metal prong of the electric plug). Class members who bought a Hair Dryer made by Silver Plan or Sun Luen, will receive a \$5.00 check (these hair dryers have letters "SE" or "SR" on the metal prong of the electric plug).

9. What can I get from the Settlement?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen will receive a \$5.00 check.

10. What am I giving up in exchange for the Settlement?

If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www.ConairClassActionSettlement.com. If you have questions about the Released Claims or what they mean you can talk to one of the lawyers at the law firms listed in Question 18 for free, or you can talk with your own lawyer.

HOW TO GET A PAYMENT—SUBMITTING A CLAIM FORM

11. How do I get a payment or a replacement hair dryer, if qualified?

To get a payment from the Settlement you must submit a claim form by March 9, 2017. You may get the claim form at www.ConairClassActionSettlement.com. Claim forms are also available by calling 1-844-286-9535 or writing to the Claims Administrator at the address above. You must complete and submit your claim form by mailing it to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.

To be considered valid, your claim form must include all of the requested information and your signature and be submitted or postmarked by March 9, 2017.

12. When will I get my payment or replacement hair dryer, if qualified?

The Court will hold a hearing on March 23, 2017 to decide whether to approve the Settlement. If Judge Benitez approves the Settlement, there may be appeals. It is always uncertain whether the appeals can be resolved and resolving them can take time. Please be patient.

EXCLUDING YOURSELF FROM THE SETTLEMENT

If you want to keep the right to sue or continue to sue Conair for the same claims in a different lawsuit, you must take steps to get out of the Class. This is called excluding yourself or opting-out of the Class.

13. How do I get out of the Settlement?

To exclude yourself from the Settlement, you must send a letter by mail stating you want to be excluded from the *Czuchaj, et al. v. Conair Corporation* lawsuit and Hair Dryer Settlement. Be sure to include your name, address, telephone number, and your signature. Your letter must be postmarked by March 9, 2017, to: Conair Exclusions, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.

You cannot exclude yourself by phone or email.

14. If I exclude myself, can I get money from this Settlement?

No. If you exclude yourself, you are telling the Court you don't want to be part of the Class in this Settlement. You can only get a payment if you stay in the Class and submit a claim form.

15. If I do not exclude myself, can I sue Conair for the same thing later?

No. Unless you exclude yourself, you give up the right to sue Conair for the claims that this Settlement resolves. You must exclude yourself from *this* Class to continue with your own lawsuit, unless your lawsuit is seeking money for personal injury or property damage caused by one of the Hair Dryers. If you have a pending lawsuit against Conair for the Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you should speak to your lawyer in that lawsuit immediately.

THE LAWYERS REPRESENTING YOU

16. Do I have a lawyer in this case?

Yes. The Court appointed the law firms of Odenbreit Law, APC; Cohelan, Khoury & Singer; and Bisnar Chase, LLP to represent you and other Class members. The lawyers are referred to as Class Counsel. You will not be charged for the services of these lawyers in this case. If you want to be represented by your own lawyer, you may hire one at your own expense.

17. How will the lawyers be paid?

Class Counsel has not been paid for any of their work in this lawsuit. Class Counsel will ask the Court to award them attorneys' fees of up to \$1,196,000 and reimbursement of their costs and expenses of up to \$485,000. They will also ask the Court for a payment of up to \$10,000 for each of the Class Representatives for their bringing the lawsuit and representing the Class. The Court may award less than these amounts. All of these amounts, as well as the cost to administer the Settlement, will be paid by Conair.

OBJECTING TO THE SETTLEMENT

You can tell the Court you do not agree with the Settlement or some part of it.

18. How do I tell the Court that I do not like the Settlement?

If you are a Class member, you can object to the Settlement. You can give reasons why you think the Court should not approve it. The Court will consider your views before making a decision. Objections must be submitted in writing, filed with the Court, and received by Class Counsel and Defendant's Counsel, no later than March 9, 2017. Objections must be signed and include:

- 1) the case name and number (*Czuchaj, et al. v. Conair Corporation*, Case No. 13-cv-01901);
- 2) your full name, current address, telephone number, and signature;
- 3) an explanation of the basis upon which you claim to be a Settlement Class member and proof you are a Settlement Class member;
- 4) the basis of your objection;
- 5) a statement confirming whether you intend to personally appear and/or testify at the Fairness Hearing.

If you plan to appear at the Fairness Hearing, you must file with the Court a notice of intention to appear no later than March 9, 2017. If you plan to appear with your attorney, you must include their name, address, and telephone number.

Court	Class Counsel	Defense Counsel
Clerk of the Court	Katherine J. Odenbreit	Ryan D. Saba
United States District	Odenbreit Law, APC	Momo E. Takahashi
Court for the Southern	16835 Algonquin Street, Suite 221	Rosen Saba, LLP
District of California	Huntington Beach, CA 92649	9350 Wilshire Boulevard,
333 West Broadway		Suite 250
Suite 420	Isam C. Khoury	Beverly Hills, CA 90212
San Diego, CA	Jeff Geraci	
92101	Cohelan, Khoury & Singer	
	605 C. Street, Suite 200	
	San Diego, CA 92101	
	Brian D. Chase	
	Jerusalem F. Beligan	
	Bisnar Chase, LLP	
	1301 Dove Street, Suite 120	
	Newport Beach, CA 92660	

19. What is the difference between objecting and asking to be excluded?

Objecting is telling the Court you do not like something about the Settlement. You can object only if you stay in the Class (do not exclude yourself). Excluding yourself is telling the Court you do not want to be part of the Class. If you exclude yourself, you cannot object because the case no longer affects you.

Case 3:13-cv-01901-BEN-RBB Document 358-3 Filed 03/13/17 PageID.13870 Page 23 of 69

THE COURT'S FAIRNESS HEARING

The Court will hold a hearing to decide whether to approve the Settlement. You may attend, but you don't have to.

20. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Fairness Hearing at 10:30 a.m. on March 23, 2017, at the United States District Court for the Southern District of California, 221 West Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. Judge Benitez will listen to people who have asked to speak at the Fairness Hearing (*see* Question 22). The Court may also decide how much to pay Class Counsel. After the Fairness Hearing, the Court will decide whether to approve the Settlement. We do not know how long these decisions will take.

The Fairness Hearing may be moved to a different time or date without notice. Changes will be posted at www.ConairClassActionSettlement.com.

21. Do I have to come to the hearing?

No. Class Counsel will answer any questions Judge Benitez may have. You are welcome to attend at your own expense. If you send an objection, you do not have to appear in Court to talk about it. As long as you filed your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it is not necessary.

22. May I speak at the hearing?

Yes. You may ask the Court for permission to speak at the Fairness Hearing. To do so, you must file a notice of intention to appear with the Clerk of the Court (*see* Question 18) by March 9, 2017. Be sure to include your name, address, telephone number, and your signature. You cannot speak at the hearing if you exclude yourself.

IF YOU DO NOTHING

23. What happens if I do nothing at all?

If you do nothing, you won't get any money from this Settlement. If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you will give up your right to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against Conair about the same legal issues raised in this case. You will keep your right to sue Conair for claims for personal injury or property damage caused by one of the Hair Dryers.

GETTING MORE INFORMATION

24. How do I get more information?

This notice summarizes the proposed Settlement. More details are in the documents filed with the Court. You can get many of those documents, and a claim form, at www.ConairClassActionSettlement.com. You may also review the Court's file in this case at the Office of the Clerk, United States District Court for the Southern District of California, 333 West Broadway, Suite 420, San Diego, California. You can also call 1-844-286-9535 toll free; write to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or, contact Class Counsel.

Casson Still Claim 0.1.00 In International Programment 358-3 Filed 03/13/17 c/o KCC Class Action Services P.O. Box 43416 Providence RI 02940-3416 United States Federal District Court for the Southern District of California CJT Cynthia Czuchaj, et al. v. Conair Corporation, «Barcode» Case No. 13-cv-01901 **Must Be Postmarked** Postal Service: Please do not mark barcode No Later Than March 9, 2017 Claim#: CJT-«ClaimID»-«MailRec» «First1» «Last1» «CO»

CLAIM FORM

FOR YOUR CLAIM TO BE TIMELY AND VALID, YOU MUST COMPLETE AND RETURN THIS FORM, WHICH MUST BE SIGNED AND POSTMARKED NO LATER THAN MARCH 9, 2017. FAILURE TO SUBMIT A COMPLETED CLAIM FORM BY THIS DEADLINE OR TO PROVIDE THE REQUIRED INFORMATION MAY RESULT IN REJECTION OF YOUR CLAIM.

PLEASE MAIL YOUR COMPLETED FORM TO:

«Addr1» «Addr2» «City», «St» «Zip»

«Country»

Conair Claims Administrator

c/o KCC Class Action Services P.O. Box 43416 Providence RI 02940-3416

Contact information:

First Name	M.I.	Last Name
Address 1		
Address 2		
City		State Zip Code
City		State Zip Code
City E-mail Address		State Zip Code
		State Zip Code
		State Zip Code



FOR YOUR CLAIM TO BE ELIGIBLE, PLEASE PROVIDE THE FOLLOWING INFORMATION AND FOLLOW ALL STEPS AND SIGN BELOW:

1.	Approximate Price Paid and Date of Purchase (to the best of your knowledge):						
	Price Paid for the Hair Dryer (estimated): \$.						
	Date of Purchase (mm/dd/yyyy): / / / /						
2.	Store/Location of Purchase (to the best of your knowledge):						
	Store Name:						
	Store Location (City and State):						
3.	Plug Code: (This letter and number code is stamped on the	e plug of the	e hair				
	dryer. See the Class Notice on the settlement website for help finding the Plug Code.)	_					
4.	Model Number: (This letter and number code is in raised letter						
	left hand side of the handle of the hair dryer. See the Class Notice on the settlement websit the Model Number.)	e for help fi	nding				
5.	If your Plug Code has "SE" or "SR" (stamped on the plug), then submit with this form Hair Dryer Plug Code and Handle with the Type Code or provide written proof of purchase the dates and location of purchase and clearly identifies that the item purchased is an Cohair dryer or provide independent proof of purchase such as a prior contact with Conair agency which includes the date of such contact. You may be eligible to receive \$5.00.	se which inc onair Infinit	cludes ty Pro				
6.	If your plug has "N" stamped on it, then your hair dryer must be returned to Conair. Please call 1-844-286-9535 for assistance in returning the hair dryer. You may be eligible to receive a new hair dryer. If you do not have your Hair Dryer you may still be eligible if you provide independent proof of purchase such as a prior contact with Conair or a government agency which includes the date of such contact.						
7.	Mark the circle below to confirm you did not receive money or a hair dryer in a prior rethe Conair Infinity Pro Hair Dryer.	call by Con	air of				
\bigcirc	I affirm I did not receive money in Conair's recall of the Conair Infinity Pro Hair Dryer.						
SIGN	NATURE						
may be estable Czuch	gning below, I affirm the information contained in this Claim Form is true and correct. I undoe subject to audit, verification and reviewed by the Court, and I may be asked to submit additionalish my claim. I also understand if my claim is paid, I will release all claims of any kind arising that, et al. v. Conair, with the exception of those for bodily injury and property damage, caused by Hair Dryer described above.	nal informat from the cla	tion to ims ir				
Signa	uture:						
Data	(mm/dd/yyyyy):						

EXHIBIT D

Case 3:13-cv-01901-BEN-RBB Document 358-3 Filed 03/13/17 PageID.13874 Page 27 of

From: Conair Claims Administrator

To: «First1» «Last1»

Subject: Notice of Proposed Settlement

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement.

www.ConairClassActionSettlement.com

1. How do I know if I am part of the Settlement?

The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016. The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

2. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer (Neumax hair dryers have a letter "N" on the metal prong of the electric plug). Class members who bought a Hair Dryer made by Silver Plan or Sun Luen, will receive a \$5.00 check (these hair dryers have letters "SE" or "SR" on the metal prong of the electric plug).

3. What can I get from the Settlement?

Class members who bought a Hair Dryer made by Neumax may receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen may receive a \$5.00 check. To get a Settlement payment you must mail a claim form to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416, postmarked by March 9, 2017. You may get a claim form by: calling 1-844-286-9535; writing to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or going to www.ConairClassActionSettlement.com.

4. What am I giving up in exchange for the Settlement?

If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www.ConairClassActionSettlement.com. You may exclude yourself from the Settlement by submitting a timely request for exclusion as described in Section 5 of the Settlement Agreement.

5. The Court's fairness hearing.

The Court will hold a Fairness Hearing at 10:30 a.m. on March 23, 2017 at the United States District Court for the Southern District of California, 221 West Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. You may tell the Court you disagree with the Settlement by filing an objection as described in Section 10.3 of the Settlement Agreement.

The Fairness Hearing may be moved to a different time or date without notice. Changes will be posted at www.ConairClassActionSettlement.com.

6. How do I get more information?

To review a detailed settlement notice, the Settlement Agreement, and other documents, go to www.ConairClassActionSettlement.com, call 1-844-286-9535, or write to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.

EXHIBIT E

With Speech, Prime Minister Prepares to Walk 'Brexit' Tightrope

By STEVEN FRI ANGER

By STEVEN ERLANGER
LONDON — Prime Minister
Theresa May, who has for many
weeks evaded debate over how
Britain will exit from the European Union with the phrase
"Brextit means Brexti," promises
more clarity in a speech later
this month.
She is expected to speak two
months before she intends to
invoke Article 50 of the Lisbon
Treaty, formally beginning a

Treaty, formally beginning a two-year negotiation with Brus-sels on leaving the European Union, and just after the Su-preme Court rules on whether Parliament must approve that

Parliament must approve that invocation.

The Supreme Court, the United Kingdom's highest court of appeal in civil cases, is expected to rule against the government and require that Parliament have a say. A short bill has already been prepared, however, and no one expects lawmakers or either house to oppose the result of the June "Brexit" referendum

of the June "Brexit" referendum at this stage. So Mrs. May will speak. But what will she say, especially when she insists that she does not want to give away her bargaining position with Brussels too early? And how will she calm down the fervid, angry and partian atmosphere around the whole topic — both in the country at large and, more important, in her own Conservative government?

ment?

The most recent indication of Brexit madness surrounded the sudden resignation of Ivan Rogers, Britain's ambassador to the European Union, who charged in an email to his staff

charged in an email to his staff that the government had "mud-dled thinking" about Brexit and had not understood what the 27 other nations in the bloc would accept in an exit negotiation. Mr. Rogers, who had been intimately involved in former Prime Minister David Cameron's new arrangement for Britian from Brussels, was being challenged or ignored by those in the lenged or ignored by those in the government who, unlike Mrs. May herself, favored Brexit from the start.

Nor did he get on with her two Nor did he get on with her two closest political advisers, Fiona Hill and Nick Timothy. They reportedly resented Mr. Rogers's views, which somehow made it into the press, that the govern-ment was unprepared for the



Prime Minister Theresa May has promised to clarify, in a speech this month, her plans for Britain's exit from the European Union.

negotiations, overly optimistic about getting a special deal and utopian about how long it would take to negotiate a separate trade agreement with the Euro-pean Union.

pean Union.

The press wrote happily about a revolt of the "mandarins" — the permanent civil service — over Mrs. May's leadership, with those opposed to Brexit judging the loss of Mr. Rogers and his expertise a body blow to the country's future. Brexiters largely considered his decision to quit ly considered his decision to quit both welcome and inevitable.

Brexit advocates, like Iain Duncan Smith and John Red-wood, dismissed Mr. Rogers's email as pompous and whiny and pressed for a known Brexiter to replace him in Brussels. David replace him in Brussels. David Davis, the Brexiter who heads the new cabinet office called the Department for Exiting the E.U. (Dexeu), allowed his top civil servant, Olly Robbins, to try to downgrade the ambassador's job so the entire Brussels Embassy would report to him, and not to the Foreign Office. The Foreign Office success-fully fended off Mr. Davis and

demanded to keep the Brussels job. That went to Tim Barrow, a Job. That went to 1mm Barrow, a former ambassador to Moscow and the current political director of the Foreign Office. Mr. Barrow a security expert, is considered a sensible, intelligent and safe pair of hands.

of hands.

Herself a quiet opponent of
Brexit, Mrs. May promised to
carry out the wishes of the
British people as expressed in
the June referendum that cause
Mr. Cameron to resign only a
year after he won a surprising
majority for the Conservatives.
But it was the longstanding
anti-European mignarity in the

But it was the longstanding anti-European minority in the party, enhanced by defections to the pro-Brexit U.K. Independ-ence Party, that forced the refer-endum on a country with other priorities, like jobs, crime, securi-

ty and the failings of the National Health Service

ty and the failings of the National Health Service. While for most Brexit Conservatives, the main issue was British sovereignty and freedom from European Union rules, regulations, court decisions and fees, the main concern of the 52 percent of Britions who favored Brexit was immigration, Arron Banks, the prime funder of UKIP and one of the Brexit campaigns, said in an interview. He paid for a private poll of 50,000 voters himself.

ty, jobs and the health service, Mr. Banks said, was a widely felt judgment that immigration num-bers were too large and out of control, and that such control

control, and that such control could only be restored by leaving the European Union.

Therein lies Mrs. May's dilem-ma. Diplomats and officials who have had some discussions with her advisers and would not be named because of the confiden-

tial nature of those talks say she has two priorities that will limit her negotiating options. First, vital to Conservatives who consider sovereignty most important is getting Britain out from under the jurisdiction of the

from under the jurisdiction of the European Court of Justice. Sec-ond, control over immigration is important to most Brexit voters. The logic of these two priori-ties would mean that Britain could no longer be a part of the European Union's single market for trade in goods and services and freedom of travel and labor. Nor could it be a part of the customs union for goods alone, because that also would mean both paying Brussels and having a but the strike separate trade no ability to strike separate trade deals with China, say, or Wash-

ngton.
So the only logical future rela-tionship would seem to be a new trade deal in goods and services that Britain would have to negotiate with the rest of the European Union — a negotiation that Mr. Rogers suggested, to Mrs. May's unhappiness, could take a

May's unnappiness, could take : decade.
In the meantime, he had suggested, Britain should negotiate a transitional agreement that would preserve free trade and would probably look a lot like Britain's current membership

would probably look a lot like Britain's current membership — with the obligations, but without he right to participate in deci-sion-making. Without such at transition. Britain risks a "hard Brevat," Britain risks a "hard Brevat," Trade and especially to its domi-nant financial services sector. But those conclusions are politically unpopular as well, especially with Brexiters like Mr. Davis who believe that the Euro-pean Union needs Britain more than it needs the European Union, and like Foreign Secretary Boris Johnson, who likes to say that Britain can have its cake and eat it, too, and that Britain can both control immigration and still remain in the single market. The loss of access to the single market could also have serious implications for Britain's integri-ty, since Scotland's nationalist

ty, since Scotland's nationalist leaders threaten a new independence referendum if it can no longer trade freely with the European Union.

But logic and politics do not always fit together nicely. So Mrs. May holds her fire, remains silent about her priorities and their costs and simply promises she will somehow produce a British exit hat satisfies everyone.

In the meantime, ho having chided United States naving chided United States Secretary of State John Kerry for his speech criticizing the Israeli government and settlement expansion in what appeared to be an effort to align Britain with President-elect Donald J. Trump, Downing Street is suggesting that it has finally secured a White House meeting for Mrs. May with Mr. Trump sometime

in February.

Mr. Trump confirmed the meeting in a Twitter post on Saturday, saying: "I look very much forward to meeting Prime Minister Theresa May in Washington in the Spring, Britain, a longtime U.S. ally, is very special!" Indeed, a Britain out of the European Union is going to need the so-called special relationship with the United States more than ever.

Ireland Revisits a Stringent Ban on Abortion

By SINEAD O'SHEA

DUBLIN — An assembly of Irish citizens convened by Parlia-ment is considering changes to one of the most divisive policies in the country: the near-total ban on abortions, which has been en-shrined in Ireland's Constitution since 1982.

The group, the 100-member Citizens' Assembly led by Mary Laf-foy, a Supreme Court judge, does not have the power to change the law. But its mandate from Parlialaw. But its mandate from Parlia-ment — to examine the full range of medical, legal and ethical issues surrounding abortion — suggests a willingness to revisit the ban, one of the most stringent in the Western world.

Western world.

Over the last three months, the assembly has received more than 13,500 comments from the public — more than 1,000 of which have been published online. It pored been published online. It pored over these submissions at the Grand Hotel Malahide over the weekend, along with testimony from experts, and is scheduled to issue a report this year.

Abortion was already illegal in Ireland before 1983, but the Eighth Amendment gave "the right to life of the unborn" equal status to life tright to life of the unborn" equal status to life the Constitution. The amendment of the Constitution. The amendment

the Constitution. The amendment was enacted through a voter ref-erendum, and can be altered — or abandoned — only via another referendum.

referendum.

Several highly publicized cases since then have contributed to and reflected a shift in the public's mood, however. In 2012, a 31-year-old woman, Savita Halappanavar, died from septic shock while hav-

died from septic shock while having a miscarriage, after a hospital denied her an abortion that might have saved her life.

And last year, a United Nations committee ruided that Ireland had violated a woman's rights by forcing her to travel abroad for an abortion even though severe congenital defects had been diagnosed in the letus. Legal uncerpancy of the property of the propert born" has long dogged the amend-ment, and the assembly was seen as one response to the panel's crit-

It is common for women in Ire-It is common for women in Ire-land to travel to countries such as Britain and the Netherlands for abortions. Figures from Britain's National Health Service showed that more than 3,400 women gave Irish addresses to British abor-tions clinics in 2015.

tions clinics in 2015.
That said, Ireland remains a conservative society, and the Roman Catholic Church opposes any change in the law. "We believe that every unborn child, irrespective of his or her medical condition

or the circumstances of his or her birth, has the right to be treated equally before the law," the bish-ops' conference said in a state-ment.

Submissions posted online ex-

Submissions posted online ex-pressed a wide range of views, with many of them offering deeply personal perspectives.

Leslie Spillane, a woman in her 20s from Cork, in southwestern Ireland, wrote that several of her friends had traveled abroad to ter-minate their pregnancies.

"These friends of mine are also the lucky ones, they have been able to borrow the money for the travel, and they have had friends to the proper of the properties of the travel, and they have had friends tions happen, every day. Making them illegal doesn't stop woman needing, or wanting them, or in-flicting them on themselves— there will always be coat hangers, broken bottles, painkillers, stairs to fall down, fists to hit, medicines to swallow."

In a phone interview, she said that "even if you don't agree with abortion, it's not morally acceptable to force your views onto others."

Defenders of the law were equally adamant. "Abortion, in our firm belief, is the taking of human life irrespective of the stage of pregnancy, wrote Kathleen Gleeson and her husband, Raymond Gleeson, from County Kerry, in southwestern Ireland. Valerie Marjoram, a woman in

Merry, intending the control to the

cunture or selfishness where even life can be rescheduled if it hap-pens at the 'wrong time.'" The Eighth Amendment has been subject to legal and political challenges over the years.

iallenges over the years. In 1992, Ireland's highest court In 1992, Ireland's highest court upheld the right to an abortion if the mother's life is at risk, includ-ing from suicide, but how to inter-pret that right remains in dispute. In 1992, voters approved an amendment to the Constitution to amendment to the Constitution to allow women to travel abroad for abortions and to receive informa-tion about abortion services abroad. And in that year, and again in 2002, voters rejected amendments that would have re-moved the threat of suicide as

grounds for a legal abortion.

ess reveals problems with the ording of the ban. "The Eighth Amendment does

wording of the ban.
"The Eighth Amendment doesn't work as a means of regulating
abortion, whether you are coming
from the anti-abortion or abortion
rights perspective," he said in a
phone interview.
He said public opinion had been
shifting in lavor of legalizing abortion, but predicted that the debate
would continue for years even if a
referendum were to take place.
Gerard Whyte, a professor of
law at Trinity College Dublin, said
in a phone interview that it would
be unwise to simply repeal the
amendment, as some abortionrights advocates seek.
"If there is no constitutional
protection for the unborn, then
there is a problem and we're into
uncharted errory, he said. "I'm
simply warning about a situation
whereby people decide to repeal
the Eighth but don't add anything
else."



ke Rolex, Cartier, Patek, Paners
Vacheron, Audemars, Breitling.

At a fraction of retail



Costa Rica 8-Days \$1195+tax,fees Includes all hotels, all meals, all activities. Fully guided.

FREE Brochure Call (800) CARAVAN

Panama w/Canal 8 days \$1195 caravan

LEGAL NOTICE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement. www.conairclassactionsettlement.com

1. How do I know if I am part of the Settlement?

The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016 ("Class members"). The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

2. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer. Neumax hair dryers have a letter "N" on the metal prong of the electric plug. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen will receive a \$5.00 check. Silver Plan or Sun Luen hair dryers have letters "SE" or "SR" on the metal prong of the electric plug.

3. What can I get from the Settlement?

Class members who bought a Hair Drver made by Neumax may receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen may receive a \$5.00 check. To get a Settlement made by Silver Plan or Sun Luen may receive a S5.100 check. To get a Settlement payment, you must mail a claim form to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416, postmarked by March 9, 2017. You may get a Claim Form by: calling (844) 286-9535; writing to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or going to www.conairclassactionsettlement.com.

4. What am I giving up in exchange for the Settlement?

If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www. conairclassactionsettlement.com. You may exclude yourself from the Settlement that the settlement of the S by submitting a timely request for exclusion as described in Section 10.6 of the Settlement Agreement.

5. The Court's Fairness Hearing

The Court will hold a Fairness Hearing at 10:30 a.m. on March 23, 2017 the United States District Court for the Southern District of California, 221 West Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. You may tell the Court you disagree with the Settlement by filing an objection as described in Section 10.3 of the Settlement Agreement. The Fairness Hearing may be moved to a different time or date without notice. Changes will be posted at www.conairclassactionsettlement.com.

6. How do I get more information?

To review a detailed settlement notice, the Settlement Agreement, and other documents, go to www.conairclassactionsettlement.com, call (844) 286-9535, or write to *Conair Claims Administrator*, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416

Case 3:13-cy-01901-BEN-RBB Document 358-3 Filed 03/13/17 Page ID 13877 Page 30 of

CLOSED-END FUNDS

		CLUSED-E	ND FUNDS		
Listed are the 300 largest closed-end funds as	52 wk	Prem12 Mo	Prem12 Mo	52 wk	Prem12 Mo
measured by assets. Closed-end funds sell a limited number of shares and	Prem Ttl Fund (SYM) NAV Close / Disc Ret	Fund (SYM) NAV Close /Disc Yld	Fund (SYM) NAV Close/Disc Yld	Fund (SYM) NAV Close/Disc Ret	Fund (SYM) NAV Close /Disc Yld
invest the proceeds in securities. Unlike open-end funds, closed-ends generally do not buy their shares	Fund (SYM) NAV Close / Disc Ret John Hancock Fini Closs Fd BTO 34.87 36.61 +5.0 54.3	Loan Participation Funds Applio Sr Fito Rate Ed AFT 18.12 17.51 -3.4 7.1	National Muni Bond Funds AlianceBristn NtIMun AFB 14.46 13.32 -7.9 5.3	Versus Cap MMgr RE Inc F 27.53 NA NA 7.2	Invesco Sr Loan IB 6.63 NA NA 5.3 Invesco Sr Loan IC 6.63 NA NA 5.2
back from investors who wish to cash in their holdings.	Kavne Anderson Engy TRFd KYE 13,74 12,33 -10.3 77.6	Apollo Sr Fitg Rate Fd AFT 18.12 17.51 -3.4 7.1 BlackRock FR incm Strat FRA 14.99 14.49 -3.3 5.0	AllianceBristn NtlMun AFB 14.46 13.32 -7.9 5.3 Blackrock Invest BKN 15.31 14.82 -3.2 5.8	Versus Cap MMgr REIncl 27.60 NA NA 7.5	Invesco Sr Loan Y 6.63 NA NA 5.3
Instead, fund shares trade on a stock exchange. a-The NAV and market price are ex dividend. b-The	Kayne Anderson MLP Invt KYN 20.04 20.00 -0.2 50.7	Blkrk FitRt InTr BGT 14.47 14.21 -1.8 5.4	BlackRockMun 2030 Target BTT 23.02 22.38 -2.8 4.4	Wildermuth Endwmnt Str 11.87 NA NA 16.4	Voya Senior Income: A 12.87 NA NA 5.4
	Kayne Andrsn Midstr Engy KMF 18.38 16.49 -10.3 70.0	BlackstoneGSOStrat Cred BGB 16.86 15.35 -9.0 8.7	BlackRock Municipal Trust BFK 14.20 14.11 -0.6 6.3	Wildermuth Endwinnt S.C. 11.79 NA NA NS Income Preferred Stock Funds	Voya Senior Income:A 12.87 NA NA 5.4 Voya Senior Income:B 12.81 NA NA 5.0 Voya Senior Income:C 12.84 NA NA 4.9 Voya Senior Income:C 12.83 NA NA 5.7
NAV is as of Wednesday's close. e-NAV assumes rights offering is fully subscribed. f-Rights offering in process.	Macquarie Gibl Infrstrctr MGU 24.06 20.14 -16.3 21.5 Neuberger Bernan MLP Incm NML 11.06 9.98 -9.8 49.7	Blackstone GSO Sr Float BSL 17.66 18.00 +1.9 6.4	BlackRockMuni BLE 14.88 14.83 -0.3 6.2 BlackRockMuni Tr BYM 14.99 13.96 -6.9 5.8	MultiStrat Gro & Inc:A 15.67 NA NA 8.2	Voya Senior Income:C 12.84 NA NA 4.9 Voya Senior Income:I 12.83 NA NA 5.7
g-Rights offering announced. In Lipper data has been	Neubry Brm RI Est Sec Fd NRO 5.97 5.50 -7.9 21.9	Eagle Point Credit ECC NA 16.85 NA 14.3 Eaton Vance FR Incm Tr EFT 15.40 15.08 -2.1 6.0	BlkRk MuniAssets Fd MUA 13,91 13,60 -2.2 5,2	MultiStrat Gro & Inc.C 15.43 NA NA 7.3	Voya Senior Income:W 12.88 NA NA 5.7
adjusted for rights offering. J-Rights offering has expired, but Lipper data not yet adjusted. I-NAV as of	Nuveen Dow 30 Dynamic DIAX 16.68 15.21 -8.8 22.6	FatonVor SrFltRate FFR 15.06 14.76 -2.0 6.3	BlkRk MuniAssets Fd MUA 13,91 13,60 -2.2 5.2 BlkRk Munienhanced MEN 11.82 11.38 -3.7 6.1	MultiStrat Gro & Incl. 15,83 NA NA 9,0 MultiStrat Gro & Incl. 15,51 NA NA 7,6	High Yield Bond Funds
previous day, o-Tender offer in process, v-NAV is converted at the commercial Rand rate, w-Convertible	Nuveen Diversified Div JDD 12.78 11.45 -10.4 20.5	Eaton Vance Sr Incm Tr EWF 7.10 6.70 -5.6 6.0	BlkRk MuniHldgs Inv MFL 14.64 14.34 -2.0 6.0	Convertible Sec's, Funds	PionrILSInterval 10.25 NA NA 9.8
	Nuveen Engy MLP Fd JMF 14.31 14.40 +0.6 62.2	1stTrSrFitgRtFd1I FCT 14.34 13.82 -3.6 6.1	BlkRkMuniHidgs Qity II MUE 14.05 13.45 -4.3 5.8	Calmos Dyn Conv and Inc CCD 19.81 18.07 -8.8 12.2	WA Middle Mkt Dbt NA NA NA 11.2 WA Middle Mkt Inc WMF NA NA NA 11.4
market price are in Canadian dollars. NA signifies that the information is not available or not applicable. NS	NurNASDAQ100DynOver QQQX 20.02 19.08 -4.7 15.1 Nurveen Real Est IncmFd JRS 11.64 11.05 -5.1 15.0	Invesco Credit Opps Fund VTA 13.27 12.26 -7.6 7.2 Invesco Senior Income Tr VVR 4.90 4.59 -6.3 6.4	BlkRk MuniHidgs MHD 16.77 16.45 -1.9 6.1 BlkRk MuniVest MVF 9.62 9.72 +1.0 6.3	World Equity Funds BMOLGM Front ME 8.97 NA NA 14.4	Other Domestic Taxable Bond Funds
signifies fund not in existence of entire period. 12 month yield is computed by dividing income	Nu/SEP500 DynOverwrite SPXX 11.09 11.09 -9.1 19.0	Nuveen Credit Strt Inc Ed. JQC 9.48 8.77 -7.5 6.9	BlkRk MuniVest MVF 9.62 9.72 +1.0 6.3 BlkRk MuniVest II MVT 15.16 15.51 +2.3 6.3		Capstone Church Capital 11.50 NA NA 1.1
dividends paid (during the previous twelve months for	Nureen SSP 500 Buy-Write BXMX 13.63 12.90 -5.4 9.5	NuvFloatRteInco Fd JFR 11.81 11.70 -0.9 6.3	BlkRk MuniYield MYD 14.65 14.39 -1.8 6.2	Fund (SYM) NAV Close/Disc Yld	GL Beyond Income 4.38 NA NA NE
periods ending at month-end or during the previous fifty-two weeks for periods ending at any time other	Reaves Utility Fund UTG 32.39 32.26 -0.4 40.7	NuvFloat Rte Opp Fd JRO 11.77 12.34 +4.8 6.4	BlkRkMuniYld Quality MQY 15.56 14.90 -4.2 6.0	U.S. Mortgage Bond Funds	Palmer Square Opp Income 18.61 NA NA 6.8 Resource Credit Inc: A NA NA NA 4.9
than month-end) by the latest month-end market price adjusted for capital pains distributions.	Salent Midstream & MLP SMM 15.56 14.05 -9.7 86.1 Tekla Hithor Investors HOH 23.73 22.81 -3.9 -9.1	Nuveen Senior Income Fund NSL 7.02 6.91 -1.6 6.4 Pioneer Floating Rate Tr PHD 12.58 11.94 -5.1 6.1	BlkRkMunYldQltyll MQT 13.69 12.95 -5.4 6.0 BlRkMunyldQltylll MYI 14.28 13.72 -3.9 6.2	Vertical Capital Income 12.23 NA NA 2.8	Resource Credit Inc.C NA NA NA 4.4
adjusted for capital gains distributions. Source: Lipper	Tekla Healthcare Opps Fd THQ 18,03 16,50 -8,5 9,2	Pioneer Floating Rate Tr PHD 12.58 11.94 -5.1 6.1 Voya Prime Rate Trust PPR 5.80 5.54 -4.5 5.7	Deutsche Munincome Tr KTF 12.64 13.38 +5.9 6.4	Loan Participation Funds	Resource Credit Inc.D NA NA NA 4.6
Friday, January 6, 2017	Tekla Life Sciences HOL 19.07 17.96 -5.8 -6.1	High Yield Bond Funds	Dreyfus Mun Bd Infr Fd DMB 13.55 12.39 -8.6 5.9	504Fund 9.77 NA NA 3.1 Invesco Sr Loan A 6.63 NA NA 5.1	Resource Credit Inc.: NA NA NA 5.0 Resource Credit Inc.: T NA NA NA 4.4
52 wk	Tekla World Hither Fd THW 14.92 13.95 -6.5 2.6	AllianceBernstein Gibl AWF 13.60 12.78 -6.0 7.7	DreyfusMunicipal Income DMF 9.26 8.73 -5.7 5.9	Invesco Sr Loan B 6.63 NA NA 5.1	Resource Credit Inc:T NA NA NA 4.4 Resource Credit Inc:U NA NA NA 4.9
Prem Ttl	Tortoise Engy Ind Fd NDP 17.56 16.95 -3.5 92.2	Barings Glbl Short Dur HY BGH 21.23 19.45 -8.4 9.6	Dreyfus Strat MuniBond DSM 8.29 8.15 -1.7 6.1 Dreyfus Strategic Munis LEO 8.51 8.54 +0.4 6.1	Invesco Sr Loan C 6.64 NA NA 4.4	Resource Credit Inc:W NA NA NA 4.6
Fund (SYM) NAV Close /Disc Ret General Equity Funds	Tortoise Energy TYG 31.16 32.13 +3.1 40.5 Tortoise MLP Fund NTG 20.59 19.63 -4.7 39.9	BlackRock CorpHiYdFd HYT 11.97 11.05 -7.7 7.7 BlkRk Debt Strat Fd DSU 12.54 11.48 -8.5 6.4	Dreyfus Strategic Munis LEO 8.51 8.54 +0.4 6.1 Eaton Vance Mun Bd Fd EIM 13.55 12.52 -7.6 5.6	-	
Adams Divers Equity F4 ADX 15.54 12.95 -16.7 16.0	Tortoise Pipeline & Engy TTP 24,98 22.10 -11.5 86.4	BlackRockDurinco Tr BLW 16.70 15.43 -7.6 9.6	Eaton Vance Mun Income EVN 13.12 12.67 -3.4 6.0	Dawesting Danchmark	- I n .
Boulder Growth & Income BIF 11.11 9.02 -18.8 28.9	Voya GI Equity Div IGD 7.92 6.96 -12.1 19.6	Brookfield Real Assets RA 25.36 NA NA NS	EVNational Municipal Opp EOT 21.79 20.85 -4.3 4.9	Borrowing Benchmark	> W5J.com/bonds
Central Securities CET 27.29 21.95 -19.6 28.6	Income Preferred Stock Funds	Credit Suisse High Yld DHY 2.72 2.67 -1.8 10.5 Druhlel inelector Solutions DSL NA 19.09 NA 9.4	Invesco Adv Mun Incm II VKI 12.00 11.25 -6.3 6.6 Invesco Mun Incm Opps Tr OIA 7.40 7.32 -1.1 5.5	Money Rates	January 6, 2017
CohSteer Opprtnty Fd F0F 13.28 11.93 -10.2 22.7	Calamos Strat Fd CSQ 11.73 10.68 -9.0 29.5 Cohen & Steers Dur Pfd LDP 25.66 24.47 -4.6 16.8	DoubleLineIncm Solutions DSL NA 19.09 NA 9.4 Dreyfus Hi Yld Fd DHF 3.53 3.37 -4.5 9.7	InvescoMun Opportunity VMO 13.39 12.92 -3.5 6.7		
Cornerstone Strategic CLM 13.51 15.29 +13.2 24.6 PtnVnc TaxΔchQiy EVT 22.09 21.12 -4.4 26.1	Cohen & Strs Sel Princo PSF 26.21 26.65 +1.7 16.1	Fst Tr Hilnolg/Shrt Fd FSD 17.92 16.42 -8.4 7.2	Invesco Municipal Trust VKO 13.38 12.42 -7.2 6.4	Key annual interest rates paid to bor	
Gabeli Dividend & Incm GDV 22.76 20.42 -10.3 29.0	FT Interm Duration Pfd FPF 23,39 22.84 -2.4 16.2	Guosenheim Strat Osos Fd GOF 19.17 19.66 +2.6 11.1	Invesco Olty Mun Inco IQI 13.37 12.49 -6.6 6.1 Invesco Inv Grade Muni VGM 13.87 13.00 -6.3 6.5	international markets. Rates below a	
Gabeli Equity Trust GAB 5.96 5.63 -5.5 27.6	Flaherty & Crumrine Dyn DFP 24.67 23.82 -3.4 11.0	hy High Income Opps Fund WH 16.28 14.86 -8.7 10.3	Invesco Inv Grade Muni VGM 13.87 13.00 -6.3 6.5 Invesco Value Mun Incm Tr IM 15.89 14.76 -7.1 5.5	don't always represent actual transa	actions.
Geni American Investors GAM 38.43 31.51 -18.0 18.7	Flaherty & Crumrine Pfd FFC 19,00 19,22 +1.2 5.8 John Hancock Pfd Income HPI 21.47 20.79 -3.2 10.7	Neuberger Berman HYS NHS 13,36 11,81 -11,6 8.2 NewPoint Credit Strat Fd NHF NA 22,97 NA 12,3	Invesco Value Mun Incm Tr IM 15.89 14.76 -7.1 5.5 Main Stay Defined Term MMD 19.46 18.62 -4.3 6.1	Inflation	Other short-term rates
HnckJohn TxAdv HTD 25.08 24.17 -3.6 29.7 Liberty All-Star Equity USA 6.29 5.35 -14.9 20.3	John Hancock Pfd II HPF 21.21 20.56 -3.1 11.1	Nuveen GHillnom Ed JGH 18.10 15.95 -11.9 9.6	MFS Munl Inco MFM 7.22 6.78 -6.1 5.7	Nov.index Chg.From (%)	Other short-terminates
Royce Micro-Cap RMT 9.74 8.30 -14.8 31.6	Inhn Hanrock Pfd Inc III HPS 18.88 18.10 -4.1 7.6	Nuveen High Irom Decil B JHA 10.14 10.10 -0.4 6.0	Nuveer AMT-Free Mun Value NUW 16.72 16.41 -1.9 4.7	level Oct 16 Nov 15	Week -52-Week -
Royce Value Trust RVT 15.97 13.57 -15.0 37.1	JHancock Pr Div PDT 15.44 15.60 +1.0 27.8	NuveenHigh IncmDec19 JHD 10.24 10.20 -0.4 NS	Nuveen AMT-Free Quality NEA 14.55 13.34 -8.3 5.7 Nuveen AMT-Free Mun NVG 15.54 14.68 -5.5 5.9	NEVEL OLD NOV. 15	Latest ago high low
Source Capital SOR 41.66 36.59 -12.2 15.2	LMP Cap & Inco Fd SCD 13.62 NA 28.3 Nuveen Preferred & Incm JPI 24,26 23.59 -2.8 8.6	Naveen Hi Incm Nov 2021 JHB 10.02 9.99 -0.3 NS Planeer High Income Trust PHT 10.53 NA NA 9.4	Nuveen AMT-Free Mun NVG 15,54 14,68 -5.5 5.9 Nuveen Mun Gredit Incm Ed NZF 15,27 14,38 -5.8 6.2	U.S. consumer price index	Call money
Tri-Continental TY 26.27 22.34 -15.0 22.3 Specialized Equity Funds	Nuveen Pfd Incm Opps Ed. JPC 10.31 9.80 -4.9 12.3	PrudGiShrt Dur Hi Yd GHY 16.57 14.94 -9.8 8.5	Nuveen Enhnod Mun Val Fd NEV 14,74 14,04 -4,7 6.6	Allitems 241.353 -0.16 1.7	2.50 2.50 2.50 2.25
Adams Natural Rscs Fd PEO 24.32 20.54 -15.5 33.6	NuveenPfdSecs IncmFd JPS 9.59 9.28 -3.2 11.2	Prudentl Sh Dur Hi Yd Fd ISD 16.80 15.63 -7.0 8.2	Nuveen Intermed Dur Mun NID 13.33 12.96 -2.8 5.3	Core 249.227 0.004 2.1	Commercial paper
AlinzGINFJDivinterest NFJ 14,73 12,96 -12,0 22,4	TCW Strategic Income Fund TSI 5.82 5.30 -8.9 1.3	Wells Fargo Incm Goos Ed EAD NA 8,49 NA 9,0	NuveenMunilnccOpp Fd NMZ 12.95 12.91 -0.3 6.9 NuveenMuni Value Fund NUV 10.07 9.66 -4.1 4.0	International rates	30 to 270 days n.q
AlpnGlblPrProp AWP 6.41 5.26 -17.9 7.0	Virtus Global Dividend ZTR 12.32 11.29 -8.4 10.8 Convertible Sec's Funds	Wstm Asset Glbi Hinco EHI NA 9.90 NA 11.5 Wstm Asset High Inco II HIX NA 7.18 NA 10.5	NaveenQualMun IncmFd NAD 14.93 13.96 -6.5 6.0	internationalitates	
ASA Gold & Prec Metals ASA 13.65 11.76 -13.8 54.4 BlkRk Enh Cap Inco CII 15.28 13.84 -9.4 12.8	AdvntClymrFd AVK 17.06 15.29 -10.4 25.7	Wstrn Asset Opp Fd HIO NA 5.07 NA 8.4	Nuveen Sel Tax Free NXP 14.98 14.07 -6.1 3.9	Week -52-Week-	Commercial paper (AA financial)
BikRk Engy Res Tr BGR 16.53 14.75 -10.8 36.0	Allianz GI Conv & Inom NCV 6.86 6.58 -4.1 37.0	WestAsstHYDefOppFd HYI NA 15.25 NA 8.7	Nuveen Sel TF NXQ 14.41 13.39 -7.1 3.9	Latest ago High Low	90 days 0.91 0.87 1.03 0.45
BlackRock Enh Eq Div Tr BDJ 9.30 8.22 -11.6 22.3	AlianzGI Conv & Inom II NCZ 6.14 5.91 -3.7 40.3	Other Domestic Taxable Bond Funds	PIMCO MuniFd PMF NA 14.91 NA 6.7 Pimco Muni Inc II PML NA 12.37 NA 6.3	Prime rates	Euro commercial paper
Blackrock Global Trust BOE 13.69 11.91 -13.0 7.7	Allianz Gi Equity & Conv NIE 21.55 18.85 -12.5 19.4 Calamos Conv Hi Inco Ed CHY 11.48 10.83 -5.7 20.6	Apollo Tactical Inom Fd AIF 17.29 15.69 -9.3 9.8 Ares Dynamic Gredit Alloc ARDC NA 15.35 NA 8.4	PIMCOMuni Inc III PMX NA 11.54 NA 6.5	U.S. 3.75 3.75 3.75 3.50	30 day n.g. n.g0.13 -0.14
BlkRk Health Sci BME 32.10 32.85 +2.4 -6.5 BlkRk Intl Grivth Sinco BGY 6.41 5.60 -12.6 2.7	Calamos CHI 10.86 10.47 -3.6 24.2	Barings Corp Investors MCI NA 15.35 NA 5.8	Pioneer Mun Hi Inc Adv Tr MAV 11.76 NA NA 6.8	Canada 2.70 2.70 2.70 2.70	Two month n.q. n.q. n.q. n.q.
BlackRck Rscs Comm Str Tr BCX 10.12 8.52 -15.8 41.3	World Equity Funds	BlackRockMulti-SectorIT BIT 18.45 16.79 -9.0 11.6	Pioneer Mun Hilnom Tr MHI 12.61 11.67 -7.5 6.5 Putnam Tr PMM 7.72 7.18 -7.0 6.0	Japan 1,475 1,475 1,475 1,475	Threemonth n.q. n.q. n.q. n.q.
BlackRock Science & Tech BST 20.64 18.64 -9.7 23.1	Alpine Tot Dyn Div AOD 9.18 7.84 -14.6 18.0	BlackRock Taxable Mun Bd BBN 22.86 21.88 -4.3 7.3 Doubleine Oppor Credit BBL 22.23 23.28 +4.7 8.6	Putnam I r PMM 7.72 7.18 -7.0 6.0 Putnam Muni Occortunities PMO 12.88 12.09 -6.1 5.8	Policy Rates	Fourmonth n.q. n.q. n.q. n.q.
BlackRock Utility & Infr BUI 19.65 18.86 -4.0 22.7 GRECIarion Gibrillestinon IGR 8.84 7.58 -14.3 11.9	Calamos Gibi Dyn Inc CHW 8.27 7.18 -13.2 16.9 Cdn Gen I nv CGI 19.40 NA 11.0	Doubleline Oppor Credit DBL 22.23 23.28 +4.7 8.6 Duff & Phelps Utl & Cp Bd DUC 9,99 9,35 -6,4 6.3	Wstm Asset Mngd Muni MMU NA 13.61 NA 5.6		Fivemonth n.q. n.q. n.q. n.q. n.q. Sixmonth n.q. n.q. n.q. n.q.
Central Fund of Canada CEF 12.77 11.83 -7.4 13.1	China Fund CHN 17.82 15.36 -13.8 11.7	EtnVncLtdFd EVV 15.19 13.83 -9.0 8.4	Western Asset Mun Tr Fund MTT NA 21.95 NA 5.0	Euro zone 0.00 0.00 0.05 0.00 Switzerland 0.50 0.50 0.50 0.50	Libor
ClearBridge Amer Engy CBA 9,49 NA 44,9	Clough Global Opp Fd GLO 10.94 9.19 -16.0 3.5	Franklin Ltd Duration IT FTF NA 12.05 NA 6.5	Single State Muni Bond BlackRock CAMunicipal Tr BFZ 15.09 14.67 -2.8 5.7	Britain 0.25 0.25 0.50 0.50	Onemonth 0,76333 0.77111 0.77333 0.42380
ClearBridgeEngyMLPFd CEM 16.18 NA 35.4	EtnVncTxAdvGblDiv ETG 16.29 14.60 -10.4 8.4	Guggerheim Taxable Muni GBAB 23.00 21.63 -6.0 7.5	RkRkMunHides C4.0 by MUC 15.29 14.26 -6.7 5.4	Australia 1.50 1.50 2.00 1.50	Threemonth 1.01011 0.99789 1.01011 0.61260
Clearbridge Engy MLP Opp EMO 13,61 NA 34,3 Clearbridge Engy MLP TR CTR 13,04 NA 34,9	EatonVance TxAdv Opport ETO 22.31 21.37 -4.2 15.4 First Trust Dynamic Eur FDEU 18.13 16.12 -11.1 8.7	John Hancock Investors JHI 17,93 16,98 -5.3 8.1 KKR Income Opps Fund KNO NA NA NA 9.9	Rlkrrk MunHi N I Olty MUJ 15:24 14:09 -7.5 5.9		Sixmonth 132433 1.31767 1.32433 0.84905
Cohen & Steers Infr Ed UTF 22.33 19.78 -11.4 23.0	India Fund IFN 24.30 21.39 -12.0 8.1	MFS Charter MCR 9.41 8.61 -8.5 8.6	BIRk MuHldg NY Qity MHN 14.51 13.52 -6.8 5.5	Overnight repurchase	One year 1.68456 1.68733 1.69956 1.11560
C&SMLPInom&EnovOco MIE 12.83 11.26 -12.2 31.9	Japan Sml Cap JOF 11.39 10.00 -12.2 9.6	MFS Multimkt MMT 6.72 6.05 -10.0 8.7	BikRk MuniYld CA Fd MYC 15.27 15.23 -0.3 5.5 BikRk MuniYld CA Quality MCA 15.43 14.62 -5.2 5.5	U.S. 0.59 0.56 1.30 0.15	Euro Libor
Cohen & Steers Qualin: RQI 13.75 12.70 -7.6 17.8	Korea Fund KF 37.49 32.54 -13.2 8.7	Nuveen Build Am Bd Fd NBB 21.65 20.64 -4.7 6.3	BlkRk MuniYld MI Olty MIY 15.19 13.67 -10.0 5.8	U.S. government rates	One month -0.379 -0.378 -0.214 -0.386
CohnStrsPfdInco RNP 22.17 19.57 -11.7 18.0 Cohen & Steers TR RFI 13.61 12.62 -7.3 12.7	Mexico Fund MXF 13.68 NA -7.4 MS China a Shr Fd CAF 21.03 17.42 -17.2 8.1	PIMCO Corporate & Incm PTY NA 14.70 NA 12.0 PIMCO Corporate & Incm PCN NA 15.12 NA 11.9	BlkRk MuniYld NJ Fd MYJ 15.59 15.58 -0.1 5.8	Discount	Threemonth -0.341 -0.336 -0.139 -0.341
CLSeignn Prem Tech Gr Fd STK 18.11 18.50 +2.2 28.9	MS Emerging Fund MSF 15.48 13.54 -12.5 15.2	PIMCO Hilnon PHK NA 9.51 NA 13.5	BIRk Muyld NY Qity MYN 13,91 12.85 -7.6 5.4 Eaton Vance CA Mun Bd EVM 12.29 11.43 -7.0 5.7		Six month -0.237 -0.227 -0.053 -0.237
Divers Real Asset Inom Ed DRA 18.57 16.11 -13.2 15.9	MS India Invest IIF 29.98 26.22 -12.5 13.8	PIMCO Inco Str Fd PFL NA 10.61 NA 10.2	Invesco CA Value Mun Incm WCV 13.24 12.25 -7.5 5.8	1.25 1.25 1.25 1.00	One year -0.091 -0.086 0.049 -0.091
Duff & Phelps DNP 9.60 10.40 +8.4 24.5	New Germany Fund GF 15.12 13.27 -12.2 7.0	PIMCO incm Strategy Fd II PFN NA 9.52 NA 10.1	Invesco PA Value Mun Inom VPV 13.86 12.32 -11.1 6.0	Federal funds	Euro interbank offered rate (Euribor)
Duff5PhelpsGhlUtilncFd DPG 18.71 16.03 -14.3 27.0 Fatrn Vance Entylpro Ed FOI 13.82 12.57 -9.0 9.2	Swiss Helvetia Fund SWZ 11.95 10.46 -12.5 7.3 Templeton Dragon TDF 19.49 16.78 -13.9 13.1	Putnam Mas Inco PIM 5.03 4.61 -8.3 6.7 Putnam Premier Income Tr PPT 5.54 4.98 -10.1 6.2	Invescolny Grade NY Muni VTN 14.38 13.46 -6.4 5.9	Effectiverate 0.6900 0.5900 0.6900 0.2700	One month -0.369 -0.368 -0.218 -0.374
Eaton Vance Eqty Inco Fd E0I 13.82 12.57 -9.0 9.2 Eaton Vance Eqty Inco II E0S 14.07 13.12 -6.8 10.7	Templeton Emerging EMF 14,20 12.52 -11.8 39.3	Wels Fargo Multi-Sector ERC NA 12.96 NA 8.3	Nuveen CA AMT-Free Qual NXX 15.31 14.49 -5.4 5.8 Nuveen CA Muni Value NCA 10.23 10.62 +3.8 4.3	High 0.8125 0.8125 0.8125 0.5600	Three month -0.321 -0.319 -0.142 -0.321
EtnVncRskMnad ETJ 10.10 9.19 -9.0 6.6	Voya Infr Indis & Matis IDE 14.95 13.18 -11.8 28.0	World Income Funds	Nuveen CA Quality Muni NAC 15.25 14.32 -6.1 6.2	Low 0.6200 0.4000 0.6500 0.2000	Six month -0.229 -0.221 -0.051 -0.229
Etn Vnc Tax Mgd Buy-Write ETB 15.67 16.74 +6.8 16.6	Wells Fargo GI Div Opp EOD 5,59 NA 9,4	Abeerden Asia-Pacific FAX 5.36 4.73 -11.8 6.8 Fits Voc Short Dur Ed FVG NA 13.82 NA 7.7	Nuveen MD Qual Muni NMY 14.18 12.67 -10.6 5.4	Bid 0.6600 0.4000 0.6600 0.2000	One year -0.087 -0.082 0.051 -0.087
Eaton Vance Buy Write Opp ETV 14.26 15.18 +6.5 16.9 Eaton Vance Tax-Mng Div ETV 11.57 10.46 -9.6 8.9	Prem12 Mo	Etn Vnc Short Dur Fd EVG NA 13.82 NA 7.7 Leos Mason BW Giblincm BWG NA 12.20 NA 10.3	Nuveen MI Qual Muni NUM 15.09 13.38 -11.3 5.4 Nuveen NC Qual Muni NNC 14.66 13.06 -10.9 4.4	Offer 0.6800 0.7500 0.7500 0.2600	Value -52-Week -
Eaton Vance Tax-Mnod Oco ETW 10.86 10.43 -4.0 10.0	Fund (SYM) NAV Close /Disc Yld	MS EmMktDomDebt EDD 8,20 7,29 -11,1 10,3	Nuveen NJ Qual Muni NXJ 15.20 13.33 -12.3 5.9	Treasury bill auction	Latest Traded High Low
EtrVncTxMngGiDvEqinc EXG 9.00 8.19 -9.0 8.2	U.S. Mortgage Bond Funds BlackRockIncome Trust BKT 6,76 6.25 -7.5 5.0	MS Emerging Mkts Debt MSD 10.69 9.24 -13.6 6.8	NuveenNY AMT-Free NRK 14.14 12.92 -8.6 5.3	4 weeks 0.475 0.485 0.490 0.160	DTCC GCF Repo Index
Fiduciary/Clymr Opp Fd FMO 15.69 15.63 -0.4 49.2	NuveenMtg Opp TermEd JLS 25,15 23,95 -4,8 5,8	PIMCO Dynamic Credit PCI NA 20.52 NA 12.8	Nuveen NY Qual Muni NAN 14.78 13.57 -8.2 5.7	13 weeks 0.530 0.555 0.555 0.215	Treasury 0.619 75.000 1.266 0.244
FTEnergylnc&Growth Fd FEN 26.70 27.33 +2.4 36.3 FstTrEnhEqtIncFd FFA 15.46 13.62 -11.9 18.3	Investment Grade Bond Funds	PIMCODynamic Income Fund PDI NA 28.26 NA 14.7 PIMCO Income Opportunity PKO NA 23.44 NA 11.3	Nuveen OH Qual Muni NUO 16.36 14.74 -9.9 5.2 Nuveen PA Qual Muni NQP 14.84 13.17 -11.3 5.8	26 weeks 0.630 0.660 0.660 0.340	MBS 0.634 73.472 1.328 0.257
First TrEngy Infr Ed FIF 20.39 18.39 -9.8 48.3	Blackrock Core Bond Tr BHK 14.33 13.13 -8.4 6.2	PIMCO Strat Income Fund RCS NA 8.83 NA 10.9	Nuveen VA Qual Muni NPV 14.03 13.03 -7.1 4.8	Secondary market	Open Implied
First Tr MLP & Engy Incm FEI 16.03 16.53 +3.1 51.9	BlkRk Credit Alloc Incm BTZ 14.38 13.04 -9.3 6.9	Stone Harbor Em Mkts Fd EDF 14.45 15.25 +5.5 14.7	PIMCO California Muni PCO NA 16.09 NA 5.8	Secondary market	Settle Change Interest Rate
Gabelli Utility Tr GUT 5.48 6.45 +17.7 26.1	John Hancock Income Secs. JMS 15.08 14.13 -6.3 6.0 MFS Inc. Tr. MIN 4.68 4.39 -6.2 9.1	Templeton Emerging TEI 12.35 11.17 -9.6 7.3	PIMCO California Mun II POK NA 9.31 NA 6.5	Fannie Mae	DTCC GCF Repo Index Futures
GAMCOGIblGoldNatRscsSinc GGN 5.76 5.32 -7.6 22.6 Goldman Sachs MLPInc Oop GMZ 10.36 NA 46.2	WistAstOymrinfLnkdFd WWW NA 11.08 NA 3.6	Templeton Global GIM 7.36 6.49 -11.8 4.6 WstAstEmergDebt ESD NA NA NA 8.5	52 wk Prem Ttl	30-year mortgage yields	Treasury Jan 99.420 unch. 4142 0.580
Goldman Sachs MLP Energy GER 7.64 NA 71.6	WstAssetChmrinfLnk Sec WIA NA 11.37 NA 3.3	Wistrn Asset Gilbef Opp Fd 600 NA 17.15 NA 7.9	Fund (SYM) NAV Close /Disc Ret	30 days 3.556 3.680 3.828 2.806	Treasury Feb 99.390 unch. 5333 0.610
	-		General Equity Funds	60 days 3.596 3.713 3.862 2.832	Treasury Mar 99.300 unch. 2978 0.700
			Specialized Equity Funds	Notes on data:	

ADVERTISEMENT

Legal Notices

tise: 800-366-3975 or WSJ.com/classifieds

LEGAL NOTICE
UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement. $\underline{www.conair class action settlement.com}$

1. How do I know if I am part of the Settlement?

The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016 ("Class members"). The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

2. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer. Neumax hair dryers have a letter "N" on the metal prong of the electric plug. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen will receive a \$5.00 check. Silver Plan or Sun Luen will receive a \$5.00 check. Silver Plan or Sun Luen hair dryers have letters "SE" or "SR" on the metal prong of the electric plug.

electric plug.

3. What can I get from the Settlement?

Class members who bought a Hair Dryer made by Neumax may receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen may receive a \$5.00 check. To get a Settlement payment, you must mail a claim form to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416, postmarked by March 9, 2017. You may get a Claim Form by: calling (844) 286-935; writing to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or going to www.conairclassactionsettlement.com.

conairclassactionsettlement.com.

4. What am I giving up in exchange for the Settlement?

If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www.conairclassactionsettlement.com. You may exclude yourself from the Settlement by submitting a timely request for exclusion as described in Section 10.6 of the Settlement Agreement.

in Section 10.6 of the Settlement Agreement.

5. The Court's Fairness Hearing
The Court will hold a Fairness Hearing at 10:30 a.m. on March 23, 2017 at the
United States District Court for the Southern District of California, 221 West
Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court
will consider whether the Settlement is fair, reasonable, and adequate. You
may tell the Court you disagree with the Settlement by filing an objection as
described in Section 10.3 of the Settlement Agreement. The Fairness Hearing
may be moved to a different time or date without notice. Changes will be
posted at www.conairclassactionsettlement.com.

posted a www.comarcassactions.com.

6. How do I get more information?

To review a detailed settlement notice, the Settlement Agreement, and other documents, go to www.comairclassactionsettlement.com, call (844) 286-9535, or write to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.





LEGAL NOTICE
UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement. www.conairclassactionsettlement.com

1. How do I know if I am part of the Settlement?

The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016 ("Class members"). The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

2. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer. Neumax hair dryers have a letter "N" on the metal prong of the electric plug. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen will receive a \$5.00 check. Silver Plan or Sun Luen hair dryers have letters "SE" or "SR" on the metal prong of the electric plug.

3. What can I get from the Settlement?

Class members who bought a Hair Dryer made by Neumax may receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen may receive a \$5.00 check. To get a Settlement payment, you must mail a claim form to *Conair Claims Administrator*, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416, postmarked by March 9, 2017. You may get a Claim Form by: calling (844) 286-9535; writing to *Conair Claims Administrator*, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or going to www.conairclassactionsettlement.com.

4. What am I giving up in exchange for the Settlement?

If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www.conairclassactionsettlement.com. You may exclude yourself from the Settlement by submitting a timely request for exclusion as described in Section 10.6 of the Settlement Agreement.

5. The Court's Fairness Hearing

The Court will hold a Fairness Hearing at 10:30 a.m. on March 23, 2017 at the United States District Court for the Southern District of California, 221 West Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. You may tell the Court you disagree with the Settlement by filing an objection as described in Section 10.3 of the Settlement Agreement. The Fairness Hearing may be moved to a different time or date without notice. Changes will be posted at www.conairclassactionsettlement. com.

6. How do I get more information?

To review a detailed settlement notice, the Settlement Agreement, and other documents, go to www.conairclassactionsettlement.com, call (844) 286-9535, or write to *Conair Claims Administrator*, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.



Case 3. LEGAL NOTICE - BEN-RBB Document 358-3 Filed 03/13/17 PageID.13879 Page 32 of

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement. www.conairclassactionsettlement.com

DISTRICT OF CALIFORNIA

1. How do I know if I am part of the Settlement?

The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016 ("Class members"). The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

2. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer. Neumax hair dryers have a letter "N" on the metal prong of the electric plug. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen will receive a \$5.00 check. Silver Plan or Sun Luen hair dryers have letters "SE" or "SR" on the metal prong of the electric plug.

3. What can I get from the Settlement?

Class members who bought a Hair Dryer made by Neumax may receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen may receive a \$5.00 check. To get a Settlement payment, you must mail a claim form to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416, postmarked by March 9, 2017. You may get a Claim Form by: calling (844) 286-9535; writing to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or going to www. conairclassactionsettlement.com.

4. What am I giving up in exchange for the Settlement? If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www.conairclassactionsettlement.com. You may exclude yourself from the Settlement by submitting a timely

request for exclusion as described in Section 10.6 of the

5. The Court's Fairness Hearing

Settlement Agreement.

The Court will hold a Fairness Hearing at 10:30 a.m. on March 23, 2017 at the United States District Court for the Southern District of California, 221 West Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. You may tell the Court you disagree with the Settlement by filing an objection as described in Section 10.3 of the Settlement Agreement. The Fairness Hearing may be moved to a different time or date without notice. Changes will be posted at www.conairclassactionsettlement.com.

6. How do I get more information?

To review a detailed settlement notice, the Settlement Agreement, and other documents, go to www. conairclassactionsettlement.com, call (844) 286-9535, or write to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.



RPOW

anuary doldrums demand food that picks you up and dusts you off for the year ahead. This Herbed Roasted Rice from popular food blogger Tess Masters (of The Blender Girl) is full of energy-boosting goodness. Made with brown basmati rice, this pilaf from her new cookbook, The Perfect Blend, is packed with flavor and fatigue-fighting fiber, manganese and magnesium. The recipe makes a lot, so you can enjoy some tonight and freeze the rest for a quick pick-meup another day. —Alison Ashton

Herbed Roasted Rice –



Preheat oven to 400°F. Combine 1/2 cup extra-virgin olive oil, 2 cups firmly packed cliantro leaves, 1 cup firmly packed mint, 1 cup diced onion, 2 Tosp firmly packed oregano leaves, 3 minced gartic cloves, 1 Tbsp stemmed, seeded and minced jalapeño, 1 tsp salt and a pinch red pepper flakes in a blender. Process until smooth. Heat 3 Tbsp extra-virgin olive oil in a large saucepan over medium-high heat. Add 1 minced garlic clove, 1 tsp salt, pinch red pepper flakes and 3 cups brown basmati rice. Cook 5 minutes, stirring constantly. Add 1 Tbsp finely grated lime

zest; cook 2 minutes or until fragrant. Stir in sauce and 6 cups water. Bring to a boil. Cover and transfer to oven. Bake 40-45 minutes or until rice is cooked and liquid is absorbed. Stir and let stand, uncovered, 15 minutes. Fluff with a fork; stir in 1/2 cup finely chopped cilantro, 1/2 cup finely chopped green onlons and freshly ground black pepper to taste. If desired, stir in cooked green lentils, toasted pine nuts and additional lime zest. Serves 8-10.

Plants' power to energize and revitalize us is what gets me most aucited. -Tesa Mastera

The Pariact Bion

Go to Parade.com/pop for 15 energy boosters to jump-stant a healthier life.

Adapted from The Perfect Blend, copyright 2016 Tess Masters. Puls lished by Ten Speed Press, an imprint of Penguin Random House Lit.C.

14 | JANUARY 15, 2017



© PARADE Publications 2017. All rights reserved.

LEGAL NOTICE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

If you bought a Conair Infiniti Pro 1875 watt model 259 or 279 hair dryer, you could get a new hair dryer or money from a class action settlement. www.conairclassactionsettlement.com

1. How do I know if I am part of the Settlement?

The Settlement includes everyone who purchased a Hair Dryer for personal, family or household use and not for resale either (a) in California from August 15, 2009 through August 31, 2016 and/or (b) in New York from August 15, 2010 through August 31, 2016 ("Class members"). The Hair Dryers are Infiniti Pro 1875 watt model 259 or 279 hair dryers.

2. What does the Settlement provide?

Class members who bought a Hair Dryer made by Neumax will receive a comparable replacement hair dryer. Neumax hair dryers have a letter "N" on the metal prong of the electric plug. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen will receive a \$5.00 check. Silver Plan or Sun Luen hair dryers have letters "SE" or "SR" on the metal prong of the electric plug.

3. What can I get from the Settlement?

Class members who bought a Hair Dryer made by Neumax may receive a comparable replacement hair dryer. Class members who bought a Hair Dryer made by Silver Plan or Sun Luen may receive a \$5.00 check. To get a Settlement payment, you must mail a claim form to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Bcx 43416, Providence, RI 02940-3416, postmarked by March 9, 2017. You may get a Claim Form by: calling (844) 286-9535; writing to Conair Claims Administrator, c/o KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416; or going to www. conairclassactionsettlement.com

4. What am I giving up in exchange for the Settlement?

If the Settlement is approved and becomes final, all of the Court's orders will apply to you and legally bind you. That means you won't be able to sue, continue to sue, or be part of another lawsuit against Conair for the same legal issues raised in this case. The Settlement does not affect your right to sue Conair for personal injury or property damage caused by one of the Hair Dryers. The specific rights you are giving up are called Released Claims. The Released Claims are described in more detail in the Definitions Section of the Settlement Agreement at Section 12.1.2. The Settlement Agreement is available at www.conairclassactionsettlement.com. You may exclude yourself from the Settlement by submitting a timely request for exclusion as described in Section 10.6 of the Settlement Agreement.

5. The Court's Fairness Hearing
The Court will hold a Fairness Hearing at 10:30 a.m. on
March 23, 2017 at the United States District Court for the Southern District of California, 221 West Broadway, San Diego, California, in Courtroom 5A. At this hearing, the Court will consider whether the Settlement is fair, reasonable, and adequate. You may tell the Court you disagree with the Settlement by filing an objection as described in Section 10.3 of the Settlement Agreement. The Fairness Hearing may be moved to a different time or date without notice. Changes will be posted at www.conairclassactionsettlement.com.

6. How do I get more information?

To review a detailed settlement notice, the Settlement Agreement, and other documents, go to www. conairclassactionsettlement.com, call (844) 286-9535, or write to Conair Claims Administrator, co KCC Class Action Services, P.O. Box 43416, Providence, RI 02940-3416.



anuary doldrums demand food that picks you up and dusts you off for the year ahead. This Herbed Roasted Rice from popular food blogger Tess Masters (of The Blender Girl) is full of energy-boosting goodness. Made with brown basmati rice, this pilaf from her new cookbook, The Perfect Blend, is packed with flavor and fatigue-fighting fiber, manganese and magnestum. The recipe makes a lot, so you can enjoy some tonight and freeze the rest for a quick pick-meup another day. -Alison Ashton

Herbed Roasted Rice —



Preheat oven to 400°F. Combine % cup extra-virgin olive oil, 2 cups firmly packed citantro teaves, 1 cup firmly packed mint, 1 cup diced onion, 2 Tosp firmly packed oregano leaves, 3 minced gartic cloves, 1 Tosp stemmed, seeded and minced jalapeño, 1 tsp salt and a pinch red pepper flakes in a blender. Process until smooth. Heat 3 Tosp extra-virgin olive cit in a large saucepan over medium-high heat. Add 1 minced gartic clove, 1 tsp salt, pinch red pepper flakes and 3 cups brown basmati rice. Cook 5 minutes, stirring constantly. Add 1 Tosp finely grated time

zest; cook 2 minutes or until fragrant. Stir in sauce and 6 cups water. Bring to a boil. Cover and transfer to oven. Bake 40-45 minutes or until rice is cooked and liquid is absorbed. Stir and let stand, uncovered, 15 minutes. Fluff with a fork, stir in 1/2 cup finely chopped cilantro, 1/2 cup finely chopped green onlons and freshly ground black pepper to taste. If desired, stir in cooked green lentils, toasted pine nuts and additional time zest. Serves 8-10.

Go to Parada.com/pep for 15 energy boosters to jump-start a healthier life.

Adapted from The Perfect Blend, copyright 2016 Tess Masters, Published by Ten Speed Press, an imprint of Penguin Random House LLC.

14 | JANUARY 15, 2017



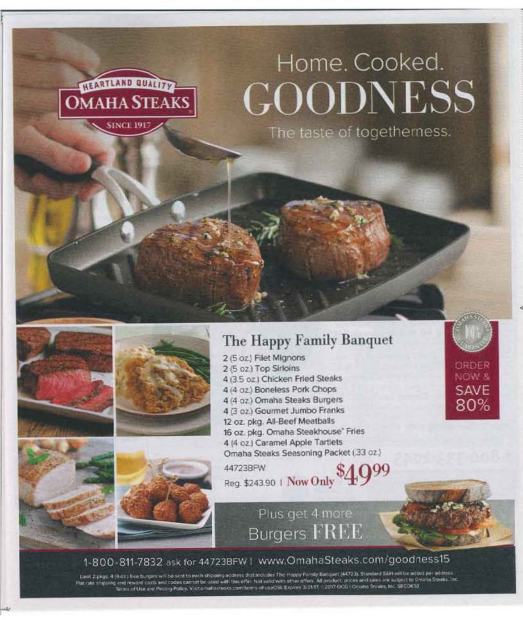


EXHIBIT F

HOUSEKEEPING GH HOMEIDEAS FOOD BEAUTY HEALTHYIDEAS PRODUCT REVIEWS Ш

Q



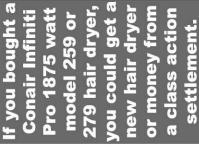














Pregnant Woman Tips Pregnant Server \$900 for \$61 Take-Out Order

NSPIRATIONAL STORIES © DEC 27, 2016 © SHARE

"It took a while for it to set in, and once it did I cried for a little while." By Tess Koman

Site: Goodhousekeeping.com Conair Corporation: 300x600

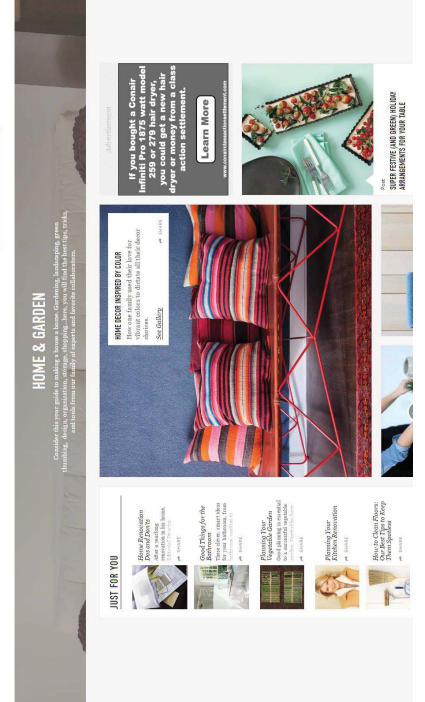
martha stewart

Martha's Blog Weddings Magazine Free Membership

o

SHOP

FOOD DIY HOLIDAYS ENTERTAINING HOME LIFE



Conair Corporation: 300x250 Site: Marthastewart.com







WATCH VIDEO







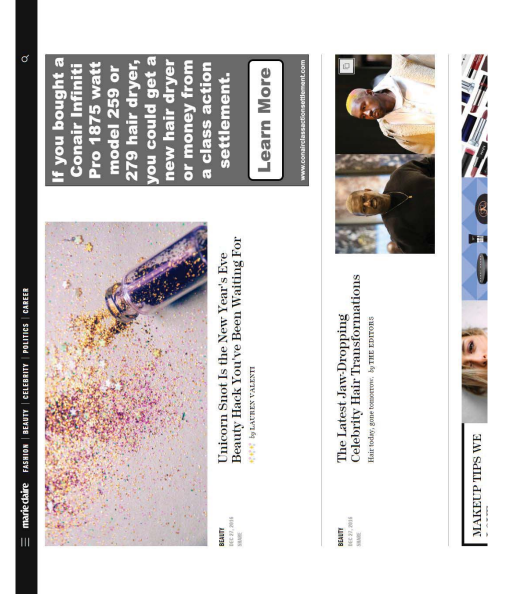




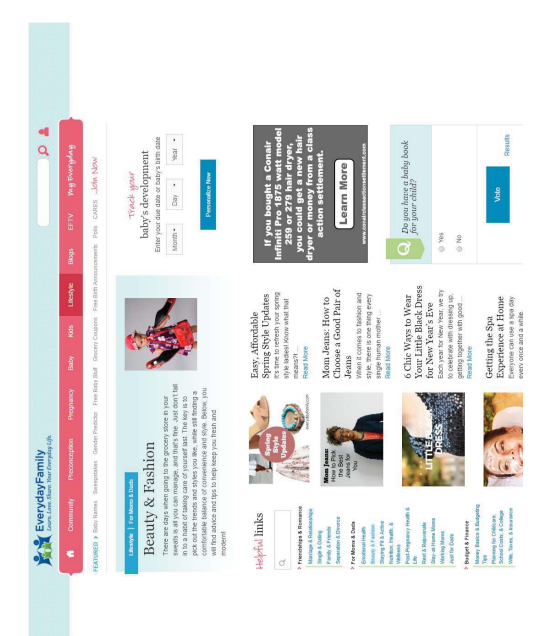




Conair Corporation: 728x90 Site: Today.com



Conair Corporation: 300x600 Site: Marieclaire.com



Conair Corporation: 300x250 Site: Everydayfamily.com

[]] FASHION BEAUTY CULTURE LIFE&LOVE HOROSCOPES Ш

SUBSCRIBE FOLLOW

Q

THIS IS HOW YOU CHOOSE THE RIGHT BROW PRODUCTS

Pencils, gels, waxes, powders...you name it.

11 NEW WAYS TO WEAR A FRENCH MANICURE

THE 5 BIGGEST BEAUTY BREAKTHROUGHS OF 2016 Tips are back in a big way.

Smoother skin, fuller lips, and the quickest tattoo-removal ever.



24 MAGNIFICENT WAYS TO WEAR CURLY HAIR

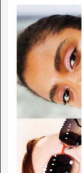


11 Hair Mansformations That Had Us Shook in 2016

BEAUTY



Learn More









Conair Corporation: 728x90 Site: Elle.com

EXHIBIT G

KCC Class Action Services Czuchaj, et al. v. Conair Corporation II

Exclusion Report

Count

3

ClaimID	Last1	First1
10006639201	Davis	Jodi
10008212901	Ellsworth	William
10031186601	Yarmoff	Renee



"REDACTED"

Conair Exclusions c/o KCC Class Action Services P.O. Box 43416 Providence, RI 02940-9416

Dear Sir:

I want to be excluded from the Czuchaj, et al. v. Conair Corporation lawsuit and Hair Dryer Settlement. I am:

William David Ellsworth (W Ellsworth on the notification letter)

"REDACTED"

Very truly yours,

William D. Ellsworth

40 November 1

2



1

c/o KCC Class Action Services P.O. Box 43416

Conair Exclusions

Providence, RI 02940-9416

いいいなのしつなのの

general control of the control of th

"REDACTED"

December 29, 2016

"REDACTED"

Conair Exclusions c/o KCC Class Action Services P. O. Box 43416 Providence, RI 02940-3416

Re: Czuchaj, et al. v. Conair Corporation Claim #: CJT-10031186601-24651

Dear Sirs: I want to be excluded from the Czuchal, et al. v. Conair Corporation lawsuit and Hair Dryer Settlement.

Yours truly,

Renee Varmott

"REDACTED"



go Kee class ween fewers

"REDACTED"



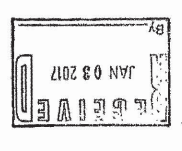


EXHIBIT H

Case 3:13-cv-01901-BEN-RBB Document 358-3 Filed 03/13/17 PageID.13896 Page 49 of 69

3301 Kerner Blvd San Rafael CA 94901 (415) 798-5900

3/9/2017 3/9/2017 3/9/2017 3/23/2017

Mailing Date:

Final Approval Hearing:

Claim Deadline: Opt-out Deadline: DEFENSE COUNSEL
Rosen Saba, LLP

Ryan D. Saba

Czuchaj, et al. v. Conair Corporation Weekly Case Status Report 3/6/2017

* KCC

SR. PROJECT MANAGER Deborah McComb
Direct Telephone: (415) 798-3976
Email: DMcComb@kccllc.com

PROJECT MANAGER Denise Evelyn Direct Telephone: (415) 798-5965

DEvelyn@kccllc.com

Email:

PLAINTIFF(S) COUNSEL

Cohelan, Khoury & Singer Isam C. Khoury Jeff Geraci

Odenbreit Law, APC

Katherine J. Odenbreit

Bisnar Chase LLP Brian D. Chase

Jerusalem F. Beligan

 Class Statistics

 Total class members
 482,531

 Total opt-outs:
 3

 % opt-outs:
 0.00%

 Total claim forms:
 1,481

 % claim forms:
 0.31%

	IVR Calls	22	147	117	121	168	92	54	36	37	29	34	841
Claim Forms	Late Claims Received	0	0	0	0	0	0	0	0	0	0	0	0
Claim	Claims Received	0	0	384	263	221	135	107	86	113	64	96	1,481
eo	Objections Received	0	0	0	0	0	0	0	0	0	0	0	0
Correspondence	Late Opt-Outs Received	0	0	0	0	0	0	0	0	0	0	0	0
8	Timely Opt-Outs Received	0	0	2	0	0	-	0	0	0	0	0	က
	FOE Remailed	0	0	0	20	2	0	ဇ	0	0	0	-	56
	FOE ²	0	0	20	0	2	က	0	0	0	1	0	26
	Emailed BounceBack Remailed	0	0	0	367	0	0	0	0	0	0	0	367
Notification Mailings	Email Bouncebacks	0	0	370	0	0	0	0	0	0	0	0	370
Notifica	Emz RUM Remailed Bounce	0	0	0	627	188	82	27	8	41	15	80	666
	RUM¹	0	0	832	247	112	58	23	86	23	16	80	1,417
	Notices Emailed	6,614	0	0	0	0	0	0	0	0	0	0	6,614
	Notices Mailed	25,022	0	0	0	0	0	0	0	0	0	0	25,022
	Date	12/23/2017	12/30/2017	1/6/2018	1/13/2018	1/20/2018	1/27/2018	2/3/2018	2/10/2018	2/17/2018	2/24/2018	3/3/2018	Total:

NOTES

²FOE is an acronym for Forward Order Expired, indicating mail returned by the United States Postal Service (USPS) with a forwarding address. RUM is an acronym for Returned Undeliverable Mail, indicating mail returned by the United States Postal Service (USPS).

The numbers and statistics on this report are for your reference only and will change throughout the administration process. Final numbers and statistics shall be provided by the Senior Project Manager once response deadlines have passed and all responses have been properly validated.

EXHIBIT I

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

If you bought a Conair[©] Infiniti Pro hair dryer, a class action lawsuit may affect your rights.

The time of the first try that the models 200 and 210	Includes 1875 watt Infiniti Pro models 259 and 279
---	--

A federal court authorized this notice. This is not a solicitation from a lawyer.

- Consumers have sued Conair Corporation ("Conair") claiming its Infiniti Pro 259 and 279 model 1875 watt hair dryers are defective. Personal injury and property damage claims are <u>not</u> included in or affected by this lawsuit.
- The Court has allowed the lawsuit to be a class action on behalf of California and New York residents that purchased a Conair 259 or 279 Infiniti Pro 1875 watt hair dryer, anytime after August 15, 2009.
- The Court has not decided whether Conair did anything wrong. There is no money available now and no guarantee there will be. However, your legal rights are affected, and you have a choice to make.

YOUR	YOUR LEGAL RIGHTS AND OPTIONS IN THIS LAWSUIT:									
	Stay in this class action lawsuit. Await the outcome. Give up certain rights.									
DO NOTHING	By doing nothing, you keep the possibility of sharing in money or benefits that may be recovered through trial or settlement, but you will be legally bound by orders and judgments of the Court and will give up the right to sue Conair separately for the legal claims in this lawsuit.									
ASK TO BE EXCLUDED	Get out of this class action lawsuit. Get nothing from it. Keep rights. If you ask to be excluded, you will keep your rights to sue Conair separately for the same legal claims made in this lawsuit, but you will give up your right to possibly share in money or benefits if they are awarded in this case.									

• These options are explained in this notice. To exclude yourself, you must act by August 9, 2016.

BASIC INFORMATION

1. Why did I get this notice?

A court authorized this notice because you, or someone in your family, may have purchased a 259 or 279 Infiniti Pro 1875 watt hair dryer sold by Conair sometime between August 15, 2009 and now. The Court has certified this case as a class action lawsuit and you have the right to know about the lawsuit, and about your options, before the case goes to trial. This notice explains the lawsuit, your legal rights, and your options.

Judge Roger T. Benitez of the United States District Court for the Southern District of California is overseeing this case. The case is titled, *Cynthia L. Czuchaj, et al. v. Conair Corporation*, Case No. 13CV01901 BEN (RBB).

2. What is a class action and who is involved?

In a class action lawsuit, one or more people, called "Class Representatives" (in this case Cynthia L. Czuchaj and Patricia Carter) sue on behalf of other people that have been affected by the same unlawful conduct and harmed in the same way. Together all of these people are called a "Class" or "Class Members". The Court resolves the claims made in the lawsuit for all Class Members, except for those who exclude themselves from the Class. The people who filed the lawsuit are called the Plaintiffs, and the company they sued, Conair, is called the Defendant.

3. Why is this lawsuit a class action?

The Court decided that the lawsuit satisfies all of the requirements for class certification under Rule 23 of the Federal Rules of Civil Procedure. The Court's Orders and Opinions explaining its decision are available at www.ConairClassAction.com.

THE CLAIMS IN THE LAWSUIT

4. What is this lawsuit about?

The lawsuit is about whether the 259 and 279 Infiniti Pro 1875 watt hair dryers sold by Conair have defectively designed heating coils and electrical cords which cause the dryers to fail, and sometimes injure consumers. The lawsuit claims these Conair hair dryers have (1) a motor that shakes excessively causing coils inside the dryer to touch, short circuit, and in some instances, shoot coils or flames from the barrel (the "Coil Defect"), and (2) an electrical cord that is too short and stiff that, when bent, the cord can break wires and electrical insulation causing electrical shock and fire (the "Cord Defect").

Personal injury and property damage claims are <u>not</u> included in or affected by this lawsuit. If you have been injured or your property has been damaged by one of these Conair hair dryers, you may bring a separate lawsuit against Conair for reimbursement of medical expenses, pain and suffering, and damage to property. Staying in this lawsuit will not prevent you from bringing those claims, but you must hire a separate attorney and bring a separate claim against Conair.

5. How does Conair respond to the lawsuit?

Conair states that their 259 and 279 Infiniti Pro 1875 watt hair dryers are properly designed and do not contain any defects. They further claim that any problems were caused by failure to follow their safety instructions.

6. Has the Court decided who is right?

No. The Court has not made a decision regarding the claims made in this lawsuit. The Plaintiffs will present their case and Conair will present their defenses at a trial.

7. What benefits are the Plaintiffs asking in this lawsuit?

The Plaintiffs have filed this lawsuit to obtain reimbursement of some or all of the price consumers paid to purchase the hair dryers.

WHO IS INCLUDED IN THE CLASS

8. How do I know if I am part of the Class?

The Class includes: All California and New York residents who purchased either a model 259 or 279 Infiniti Pro 1875 watt hair dryer, between August 15, 2009 and the present, sold by Defendant Conair Corporation directly or through a retailer for primarily personal, family, or household purposes, and not for resale.

9. Which Conair hair dryers are included?

Infiniti Pro by Conair 1875 watt hair dryers with model number 259 and 279 are included in this lawsuit. Below is a picture of the hair dryer (colors may vary).



10. I haven't had a coil or cord issue with my hair dryer, am I included?

Yes. You are included in this lawsuit even if your hair dryer has not had a cord or coil issue yet.

YOUR RIGHTS AND OPTIONS

If you believe you are a Class Member, you have to decide whether to stay in the Class or exclude yourself from it by August 9, 2016.

11. What happens if I do nothing?

If you do nothing, you are choosing to stay in the Class. You will keep the possibility of receiving money or benefits from this lawsuit, but you will give up your right to sue or continue to sue Conair – as part of any other lawsuit – for the same legal claims made in this class action. You will be bound by all orders and judgments of the Court.

12. What happens if I exclude myself?

If you exclude yourself from the Class, you will not be able to receive any money or benefits from this lawsuit if they are awarded or obtained, but you will keep your right to sue Conair as part of another lawsuit for the same claims made in this case. You will not be bound by any of the Court's orders or judgments.

13. How do I ask to be excluded from the lawsuit?

To ask to be excluded, you **must** complete and sign the enclosed "Opt-Out Form". The Opt-Out Form must be postmarked no later than August 9, 2016 and mailed to:

Conair Class Action Notice Administrator P.O. Box 43416, Providence, RI 02940-3416

14. If I don't exclude myself, can I sue Conair for the same thing later?

No. Unless you exclude yourself, you give up the right to sue Conair for the claims made in this lawsuit. If you have a pending lawsuit against Conair for the same claims made in this lawsuit, speak to your lawyer in that lawsuit immediately.

THE LAWYERS REPRESENTING YOU

15. Do I have a lawyer in this case?

The Court appointed the law firms of Odenbreit Law, APC, Cohelan Khoury & Singer, and Bisnar|Chase LLP to represent you and other Class Members. Together, the lawyers are called Class Counsel. You will not be charged for the work the lawyers have and will perform. If you want to be represented by your own lawyer, you may hire one at your own expense.

16. How will the lawyers be paid?

If you participate in this lawsuit, you will not be required to personally pay attorneys' fees or expenses to Class Counsel. This is true whether or not they win or lose this case. Class Counsel will be paid only if the Class wins at trial or if the case settles. If that happens, the attorneys' fees will be paid by Conair or as a percentage of any monetary judgment or settlement in favor of the Class as ordered by the Court. If there is no recovery, there will be no attorneys' fees paid to the lawyers.

THE TRIAL

17. How and when will the Court decide who is right?

Judge Benitez set the case for trial on September 13, 2016 in the United States District Court for the Southern District of California, 333 West Broadway, San Diego, California 92101. During the trial, a jury or the Judge will hear all of the evidence and decide whether Plaintiffs or Conair are right about the claims in the lawsuit. There is no guarantee Plaintiffs will win, or that they will get money or benefits for the Class.

18. Do I have to come to the trial?

No. You do not need to attend the trial. Class Counsel will present the case for Plaintiffs and Conair will present its defenses. You, or your own lawyer, are welcome to come at your own expense.

GETTING MORE INFORMATION

19. Are more details about this lawsuit available?

This notice summarizes the class action lawsuit against Conair. More details are contained in the court documents, which can be reviewed at www.ConairClassAction.com. You may also call 1-844-286-9535 toll free or write to Conair Class Action Notice Administrator, P.O. Box 43416, Providence, RI 02940-3416 for more information. Do not contact the Court or the Clerk's Office.

«AccountID»

Cynthia L. Czuchaj, et al. v. Conair Corporation
UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF CALIFORNIA

Must Be Postmarked No Later Than August 9, 2016



OPT-OUT FORM

Case No. 13CV01901 BEN (RBB)

If you <u>WANT</u> to keep the possibility of being reimbursed for all or some of the money you paid to buy a Conair Model 259 or 279 Infiniti Pro 1875 watt hair dryer, <u>DO NOT</u> fill out this form.

If you <u>DO NOT</u> want to be included in the class, complete this form in its entirety, sign the form and mail it to:

Conair Class Action Notice Administrator P.O. Box 43416 Providence, RI 02940-3416

THIS DOCUMENT MUST BE POSTMARKED NO LATER THAN AUGUST 9, 2016.

By my signature below, I confirm that I have received, read, and understood the notice of a class action lawsuit; that I have decided to <u>exclude</u> myself from the Class; and that I have decided <u>not</u> to participate in the lawsuit. I understand that I will <u>NOT</u> receive any money or benefits if I complete and sign this form.

I wish to be **excluded** from the Class described in the class notice and I do **NOT** want to participate in any potential settlement or trial of this case.

Sign	gnature:											Dated (mm/dd/yyyy):													
Тур	ype or Print Name:																								
Add	dres	SS			ı							1											1		 _
City	/																			State)	Zip	Coc	е	
Are	a c	ode)	Tele	eph	one	nu	mb	er									,	_						
			_				_																		



EXHIBIT J

Case 3:13 Document 358-3 Filed 03/13/17 PageID.13904 Page 57 of

Trying to Know The Unknowable: Why Attackers Strike

Long before Omar Mateen's e presumptive nominees for esident of the United States

were clashing on a seemingly
narrow question:
Was the massacre an act of
"radical Islam"?

INIEM/RELER "radical Islam"?
Donald J.
Trump and other Republicans have long used the phrase, partly as a way of suggesting that President Obama privileges political correctness over keeping Americans safe. Democrats have avoided it sale. Democrats have avoided it for fear of exacerbating Islamophobia and legitimizing terrorists' claims to represent a religion. On Monday morning, Hillary Clinton broke with Mr. Obama, using the term herself to describe Mr. Mateen, the Florida security guard who perpetrated the mass shooting.

nooting. This debate over terminology might seem like a distraction, but it also speaks to the hardest and most contentious question of all: When a troubled young man murders dozens of people, invok-ing a group with which he ap-pears to have few real links, how do we classify, and thereby make

sense of, what he did?
Orlando, like previous attacks,
has prompted an obsessive

Gays? Guns? Jihad? Perpetual debate on why violence occurs.

search for clues that might allow us to place this violence within a familiar context. Mr. Trump, by citing "radical Islam," urges a narrative of clash-

ing civilizations and war on tering civilizations and war on ter-ror. Mr. Obama, meanwhile, has focused his outrage on what he sees as the laxity of America's gun laws. And gay rights groups have placed the attack within a long history of homophobic vio-

lence.
The question of Mr. Mateen's motivation has ramifications that go well beyond Orlando. Those who seek stricter gun control who seek structer gun control have an incentive to emphasize his history of domestic violence, threatening statements, emo-tional problems and contact with the F.B.I. Those who desire a

The Interpreter is a new column that explores the ideas and context behind major world events. Follow Max Fisher on Twitter @Max_Fisher.

stronger American response to Islamist terrorism are motivated to see evidence for his ties to the Islamic State, the extremists he cited in a 9ll call as the attack

was underway.

And for gay rights advocates
who yearn for recognition of the who yearn for recognition of t scope of their persecution, Mr. Mateen's targeting of a gay club during gay pride month is para-

mount.
But as more details of Mr.
Mateer's life emerge — including reports that he visited the night-club, Pulse, and used a gay datched the life of the life. The life of the But as more details of Mr.

framed as exclusive rather than complementary.

Efforts to divine a motivation speak to something deeper than politics: a desire to make sense o seemingly senseless violence. Offering an explanation—whether it is radical Islam or mental illness or homophobia or gun access—is also a way of trying to comfort ourselves by method to be a sensel of the se

Orlando.
"There is a strong impulse, particularly in America, to 'do something' after a tragedy like this," said Will McCants, a terrorism expert at the Brookings Institution in Washington. "If we know why the tragedy happened, we'll know what to do the tragedy in the thuman mind and the interplay of complex social and political factors, it's difficult to separate the crucial from the incidental."

This uncertainty is particularly acute with the Islamic State's strategy of inspiring so-called lone wolf attacks, through propagnada that encourages supporters around the world to act on their own.

This decentralization has given

This decentralization has given the group a seemingly global



A memorial for the victims of the Orlando shooting took place on Tuesday outside the Dr. Phillips Center for the Performing Arts.

reach, but put decision making in the hands of individuals who the hands of individuals who identify with it for their own reasons and with their own agendas. It has blurred the distinction between the motivation of the group and of the individual, between violence that is strategic or that is senseless, between terrorist attacks rooted in ideology and other mass shootings reflective.

that is senseiess, netween terror-tant attacks rooted in ideology and other mass shouling reflecting "The motives of lone wolves are tough to pin down," Mr. Mc-Cants said. "By definition, they're not part of an organization, so their motives for attacking are bound to be more idiosyncratic." The holy grail of terrorism studies has, for years, been to identify a standard model or road map for why individuals attack. In the peace of the peace of the peace of the make for reasons that are almost entirely individual, and which may or may not even be political.

entirely individual, and which may or may not even be political.

"How individuals get to this point is really complex, and if we try to boil it down to one factor we're going to miss a lot of that complexity," said Paul Gill, a lecturer at University College London who studies terrorism. "And it's in that complexity that we're going to really understand we're going to really understand what happened."

This reveals a difficult truth. External factors such as ideology

and access to guns, though im-portant, cannot fully explain why someone decides to lash out. Even if every detail of Mr. Ma-teen's life were ultimately revealed, it would still not fully

answer that most crucial ques-

By shoehorning these attacks into familiar narratives — gun violence, homophobia, jihadism — we can make sense of them, helping us to grieve, and also to process the danger and how to the control of the sense of them. process the danger and how to respond to it. Even more, it al-lows us to validate a pre-existing worldview or belief whose truth we feel has gone unacknowl-

edged. But because no single narrative is ever sufficient, the debate is always unsettled — and always raging.
It's not just Americans who are

It's not just Americans who are grappling with this. In Western Europe, terrorism has become interlocked in debates over immigration and cultural inclusivity — how traditionally secular societies can or should tolerate growing Muslim minorities.

inorities. As in the United States, these debates hinge on questions of individual motive that are impos-sible to pin down: Are terrorists motivated by religion? By eco-

nomic marginalization? We want to live in a world where these questions have identifiable answers, and politicians are happy to tell us that they do, so that they can prese themselves as the solution.

they do, so that they can present themselves as the solution.

"Appreciate the congrats for being right on radical Islamic terrorism," Mr. Trump wrote on Twitter on Sunday, "I don't want congrass, I want toughness & congrass &

text of a war — something that can be won.

Mr. Obama's emphasis on access to deadly weapons, however, presents terrorism as an extension of crime and therefore something that can only be managed Still this capused offer aged. Still, this approach offers its own villains — politicians and lobbyists who oppose tighter gun regulations — as well as a simple

regulations: — as well as a simple way for thinking about the threat and how to curtail it. What these narratives all tend to play down or deny is the degree to which terrorism is driven by individual people making individual people making individual decisions. Political leaders do not want to admit this, as it requires conceddrated that the control of the control diers' might sometimes be little more than disturbed individuals grasping for justification. And victims — who could be said to include all citizens of any county targeted by an attack — do not want their trauma to be robbed of meaning.

That may be what is so disturbing about the ultimate unknowability of Mr. Mateen's motivations; not just that there will inevitably be another attack on another soft target in another

on another soft target in another unsuspecting city, but also that

ADVERTISEMENT

LEGAL NOTICE TO CALIFORNIA AND NEW YORK RESIDENTS

If you bought a Conair[©] Infiniti Pro Hair Dryer, a class action lawsuit may affect your rights.

Consumers filed a class action lawsuit against Conair Corp. ("Conair") claiming that its Infiniti Pro 259 and 279 model 1875 watt hair dryers are defective (the "Hair Dryers"). The lawsuit, Czuchaj, et al. v. Conain Corporation, Case No. 13CV01901 BEN (RBB), is pending in the U.S. District Court for the Southern District of California. The Court decided this lawsuit should be a class action on behalf of a "Class," or group of people that could include you. There is no money available now and no guarantee

ARE VOILINGLUDED?

You are included in the Class if you are a California or New York resident who bought a Hair Dryer any time from August 15, 2009 until now.

WHAT IS THIS CASE ABOUT?

The lawsuit claims the design of the Hair Dryers cause: (1) the motor to shake excessively, causing coils to touch, short circuit, and in some cases shoot coils or flames from the barrel ("Coil Defect"), and (2) the electrical cord connected to the base of some Hair Dryers is too short and stiff, and bending the cord can break wires and electrical insulation, causing electrical shock and fire ("Cord Defect"). Conair denies these claims and contends the Hair Dryers are not defectively designed. The Court has not decided who is right. The lawyers for the Class will have to prove their claims in Court. The lawsuit does not involve claims for personal injuries or property damage.

Who represents you?

The Court has appointed Odenbreit Law, APC, Cohelan Khoury & Singer and BISNAR|CHASE LLP to represent the Class as "Class Counsel." You don't have to pay Class Counsel or anyone else to participate. If Class Counsel obtains money or benefits for the Class, they will ask the Court for an award of fees and costs, which would be paid separately by Conair or out of any money recovered for the Class. You may hire your own lawyer to appear in Court for you, but if you do, you have to pay that lawyer.

WHAT ARE YOUR OPTIONS?

If you do nothing, you are choosing to stay in the Class. You will be legally bound by all orders and judgments of the Court, and you won't be able to sue Conair, as part of any other lawsuit, for the claims made in this lawsuit If money or benefits are obtained, you will be able to request a share. If do not want to stay in the Class, you must ask to be excluded from it by **August** 9, 2016. If you ask to be excluded, you will not be able to get any money or benefits from this lawsuit. You will not be bound by any of the Court's decisions and you will keep your right to sue Conair for these claims in a different lawsuit.

GETTING MORE INFORMATION.

If you want a detailed notice or other documents about this lawsuit and your rights, call, visit the website, or write to: Conair Class Action Notice Administrator, P.O. Box 43416 Providence RI 02940-3416.

1-844-286-9535 www.ConairClassAction.com

Security Council Breaks Precedent In Condemning Targeting of Gays

By SOMINI SENGUPTA

UNITED NATIONS — For years, diplomats were more comfortable talking about nucle-ar warheads than sexual orienta tion. Sexual orientation was one of

Sexual orientation was one of those subjects burdened with too many cultural sensitivities. American officials, even if they wanted to advance it on the diplomatic agenda, were wary of offending their allies, not least in the Islamic world.

The attack on a gay nightclub in Orlando, Fla., moved the needle.

dle.
In its aftermath, the United States corralled an unlikely group of countries to support a United Nations Security Counc statement that condemned the statement that contemned up attack for "targeting persons as result of their sexual orientation." Even Egypt and Russia — not known for embracing their gay and lesbian citizens — signed on, after what diplomats called intense consultations.

Earlier in the day, the United

States delivered a pointed rebuke to countries that block gay rights at the United Nations, urging them to "contribute more than condolences and condemnations' after the Orlando attack.

And American embassies in several countries, including India, which still has an anti-sodomy law on the books, draped themselves in the colors of the rainbow flag that signifies gay

The Security Council statement, which was drafted by the United States and issued Monday, carries no legal weight. But it is the first time that the powerful institution, with the capacity to authorize wars, weighed in on sexual orientation.

sexual orientation.

Homosexuality is still a crime in 73 of the world's 193 countries.

according to the International according to the International Lesbian, Gay, Bisexual, Trans and Intersex Association; in 13, the death penalty can be applied. In some countries, like Egypt, laws against "debauchery" are used to target gays. Russian law prohibits what it calls "propaganda on nontraditional sexual relationships" which prities call a

da on nontraditional sexual rela-tionships," which critics call a thinly veiled measure to harass gay men and lesbians. "We're hopefully moving into an era when gross acts of vio-lence are condemned by global leaders rather than when vio-lence motivated by sexual orien-tation or gender identify is uncorthy," said Jessica Stern, the

An attack that jolted conversation on a long-avoided subject.

executive director of OutRight Action International, an advoca

cy group.
Still, she said, the United
States will be able to sway others States will be able to sway others only if it can protect its own citizens. "The more we demonstrate respect for Muslim Americans and the more violence we prevent domestically by passing meaningful gun control, the more recibile we are likely to be as a global leader," she said. Gay rights have steadily moved up the foreign policy accord in the cent wears.

agenda in recent years.
In 2011, the United Nations
Human Rights Council for the
first time passed a resolution first time passed a resolution condemning discrimination based on sexual orientation and gender identity. In 2014, Secre-tary General Ban Ki-moon, an outspoken advocate for gay rights, announced that the United Nations would recognize same-sex unions of employees who are married in a jurisdictio where same-sex marriage is

who are married in a jurisdiction where same-sex marriage is legal, including New York. But gay rights still remain a point of contention. Just last month, many countries, including dozen belonging to the Organization of Islamic Lipation of 12 advocacy groups, some representing gay, lesbian and transgender people, from an international meeting devoted to stemming the AIDS epidemic. The United States lobbied to allow them to participate. Gay rights have been front and center in American diplomacy at Judy and the State Department appointed Randy W. Berry as its first envoy for the human rights of lesbian, gay, bisexual, transgender and intersear people.

elevate the issue on the di plomatic agenda. On Monday morning, as the world was still absorbing the news of the attac the alternate United States am the alternate United States am-bassador to the United Nations, David Pressman, told the 193-member General Assembly that condolences were not enough. "If we are united in our out-rage by the killing of so many— and we are—let up be qually."

rage by the killing of so many —
and we are — let us be equally
united around the basic premise
of upholding the universal digmity of all persons regardless of
who they love, not just around
condemning the terrorists who
kill them," Mr. Pressman said.

CREDIT MARKETS

Tracking Bond Benchmarks

Total return close	YTD total return (%)	Index	Latest	Low	Yield (%),52-Week Range O Latest 10 15 20	25 High
1912.52	4.5	Broad market Barclays Aggregate	2.050	2.040	0	2.630
2639.09	6.6	U.S. Corporate Barclays Capital	3.010	2.980	o	3.710
2526.02	4.3	Intermediate	2.420	2.390	o .	3.120
3538.48	11.9	Longterm	4.320	4.290	a	5.130
552.20	5.5	Double-A-rated	2.190	2.170	o l	2.700
664.12	7.3	Triple-B-rated	3.500	3.460	0	4.450
358.25	8.3	High Yield Constrained Merrill Lynch	7.454	6.276	ioni i	10.099
329.30	17.9	Triple-C-rated	15.063	11.037	-	21.753
2500.13	5.3	High Yield 100	6.498	5.821	0	8.696
326.82	7.5	Global High Yield Constrained	7.072	6.228	0	9.437
272.64	3.6	Europe High Yield Constrained	4.500	4.140	0=	6.500
1627.80	2.8	U.S Agency Barclays	1.280	1.240	0	1.680
1458.33	2.0	10-20 years	1.090	1.010	0	1.480
3313.67	10.0	20-plus years	2.660	2.660	ø	3.370

Legal Notices

LEGAL NOTICE TO CALIFORNIA AND NEW YORK RESIDENTS

If you bought a Conair[®] Infiniti Pro Hair Dryer, a class action lawsuit may affect your rights.

Consumers filed a class action lawsuit against Conair Corp. ("Conair") claiming that its Infiniti Pro 259 and 279 model 1875 watt hair dryers are defective (the "Hair Dryers"). The lawsuit, Czuchaj, et al. v. Conair Corporation, Case No. 13CV01901 BEN (RBB), is pending in the U.S. District Court for the Southern District of California. The Court decided this lawsuit should be a class action on behalf of a "Class," or group of people that could include you. There is no money available now and no guarantee that there will be.

ARE YOU INCLUDED?

You are included in the Class if you are a California or New York resident who bought a Hair Dryer any time from August 15, 2009 until now

WHAT IS THIS CASE ABOUT?

WHAT IS THIS CASE ABOUT?

The lawsuit claims the design of the Hair Dryers cause: (1) the motor to shake excessively, causing coils to touch, short circuit, and in some cases, shoot coils or flames from the barrel ("Coil Defect"), and (2) the electrical cord connected to the base of some Hair Dryers is too short and stiff, and bending the cord can break wires and electrical insulation, causing electrical shock and fire ("Cord Defect"). Conair denies these claims and contends the Hair Dryers are not defectively designed. The Court has not decided who is right. The lawyers for the Class will have to prove their claims in Court. The lawsuit does not involve claims for personal injuries or property damage.

WHO REPRESENTS YOU?

The Court has appointed Odenbreit Law, APC, Cohelan Khoury & Singer, and BISNARICHASE LLP to represent the Class as "Class Counsel" You don't have to pay Class Counsel or anyone else to participate. If Class Counsel obtains money or benefits for the Class, they will ask the Court for an award of fees and costs, which would be paid separately by Conair or out of any money recovered for the Class. You may hire your own lawyer to appear in Court for you, but if you do, you have to pay that lawyer.

WHAT ARE YOUR OPTIONS?

WHAT ARE YOUR OPTIONS?

If you do nothing, you are choosing to stay in the Class. You will be legally bound by all orders and judgments of the Court, and you won't be able to sue Conair, as part of any other lawsuit, for the claims made in this lawsuit. If money or benefits are obtained, you will be able to request a share. If do not want to stay in the Class, you must ask to be excluded from it by August 9, 2016. If you ask to be excluded, you will not be able to get any money or benefits from this lawsuit. You will not be bound by any of the Court's decisions and you will keep your right to sue Conair for these claims in a different lawsuit.

GETTING MORE INFORMATION.

If you want a detailed notice or other documents about this lawsuit and your rights, call, visit the website, or write to: Conair Class Action Notice Administrator, P.O. Box 43416 Providence RI 02940-3416.

1-844-286-9535 www.ConairClassAction.com

RE: NOTICE OF CLAIMS PROCEDURE FOR MAPLE RESTRUCTURING ACT (the "WURA")

RESINGUI LINKING ACT (the "WORK")

FLASE TAKE MOTICE that this notice is being published pursuant to an Order

If Justice of Ontario [Commercial List] made June 8, 2016 (the "Claims Proc Bank's creditors should have received Proof of Clam packages by mail, if those so RPMG link. in its apartly as court appointed liquidator of the business in Claim (and its assets as defined in section 618 of the Bank Act (the "Liquidator"), and its unrent address, Creditors may also obtain the Order and a Proof of Claims acids.

Completed Proofs of Claim must be received by the Liquidator by 4:00 p.m. (Eastern Standard Time) on September 19, 2016. It is your responsibility to ensure that the Liquidator receives yo Droof of Claim but the above-needed from and date.

TAKE NOTE THAT FAILURE TO SEND IN A PROOF OF CLAIM BY SEPTEMBER 19, 2016 WILL RESULT IN DISTRIBUTIONS BEING MADE WITHOUT REGARD TO ANY CLAIM NOT SENT IN BY

DATED at Toronto this 15th day of June, 2016.

tion: Sven Dedic sded (416) 777-3364 (416) 777-3091

KPMG

HSBC BANK USA, NATIONAL ASSOCIATION, AS TRUSTEE NOMURA HOME EQUITY LOAN, INC. ASSE BACKED CERTIFICATES, SERIES 2006-HE1, Plaintiff

INIE MADRAMOTOU, et as. Less-suart to a Judgment of Foreclosure and Sale duly ad November 13, 2015 t, the undersigned Referee 1 sell at public auction at the County Courthouse, Septeme Court, OC Centre St, Doors DD, New York, Septeme Court, OC Centre St, Doors DD, New York, Septeme Court, OC Centre St, Doors DD, New York, BATTERY PLACE, UNIT 11A, HEW YORK, NY 10290. that creating between parcel of land, with the 10th Account of the Court of the Court of September 2019.

aul Sklar, Esq., Referee

ce (OTDA), Drivision of Disability Determinations as a Request for Proposal (RFP) to solicit s from qualified venders for the establishment entract medical provider to establish a site in (with a satellite office in Chustauqua county), tast medical provider to establish a site in or, and one contract medical provider to establish or, and one contract medical provider to establish

The RFP release date is June 15, 2016 with proposals due no later than August 3, 2016 at 3:00 p.m. EST. If you have any questions, you may contact Melinda Kuiken at (5:10) 626-3022

1960.43 Mortgage-Backed Barclays **2.220** 2.180 2.900 **2.170** 2.090 2.860 1148.79 Fannie mae (FNMA) 2.230 2.210 2.910 1767.79 2.9 Freddie Mac (FHLMC) 2.930 7-12 year 12-22 year 2.599 3.321 5.0 2.550 2.520 3.110 549.68 777.96 371.82 1.760 1.950 1.609 Canada EMU France Germany 0.812 0.775 0.540 0.520 0.060 0.060 0.020 0.020 717.07 1.360 1.000 0.870 297.31 573.74 1.120 899.82 U.K. 1.610 1.610 723.80 7.9 5,969 5.802 7.128

Global Government Bonds: Mapping Yields

(rields and spreads over or under U.S. Treasurys on benchmark two-year and 10-year government bonds in selected other countries; arrows indicate whether the yield rose(a) or fell (*) in the latest session (cupus (*) bullwift, in years Latest (*) 20 4 (8 8 808) 20 7 Februss (behalvage in years Latest (*) Privalent (*) Priva | Country | Coun 92.5 133.2 2.112 2.286 -0.436 -0.416 0.415 0.477 rance 2 -0.438 v
many 2 -0.577 v
10 0.000 v
1taly 2 0.065 a
10 1.442 a
Japan 2 -0.279 v
10 -0.168 v
Spain 2 0.023 a
10 1.542 a
U.K. 2 0.350 v
1.148 v -114.6 -85.4 -119.6 -117.2 -125.3 -90.8 -158.7 -156.4 -68.1 -44.6 -23.7 -17.8 -98.5 -73.0 -64.9 10 1.148 V 1.212 1.379 -39.5

Corporate Debt

Price moves by a company's debt in the credit markets sometimes mirror and sometimes anticipate moves in that same company's share price. Here's a look at both for two companies in the news. Investment-grade spreads that tightneed the most...

mvestment-grade spreads that dyntened the most										
_					Spread', in basis points		Stock Perfor	mance		
Issuer	Symbol	Coupon (%)	Maturity	Current	One-day change	Last week	Close (\$)	% chg		
Discovery Communications	DISCA	5.625	Aug. 15, '19	135	-13	n.a.	25.67	-1.16		
Pfizer	PFE	1.450	June 3, '19	38	-12	47	34.99	0.72		
Johnson & Johnson	JNJ	5.950	Aug. 15, '37	54	-11	n.a.	117.12	0.28		
Southwest Airlines	LUV	2.650	Nov. 5, '20	81	-9	n.a.	39.88	-5.41		
Wells Fargo	WFC	2.125	April 22, '19	59	-8	60	46.88	-2.27		
Caterpillar	CAT	3.803	Aug. 15, '42	135	-7	130	74.86	-0.49		
Viacom	VIA	2.750	Dec. 15, '19	145	-7	126	45.94	-0.15		
Kinder Morgan	KMI	4.300	June 1, '25	253	-6	262	17.49	0.63		

Kinder Morgan	KMI	4.500	June 1, 25	255	-6		202	17.49	0.03
And spreads that widened the most									
Royal Bank of Scotland	RBS	8.000	Aug. 10, '49	674		55	612	6.05	-1.63
JPMorgan Chase	JPM	7.900	April 30, '49	469		45	401	62.08	-1.88
Mylan NV°	MYL	3.750	Dec. 15, '20	200		30	165	44.87	0.22
Lloyds Banking	LLOYDS	7.500	June 27, '49	557		29	520		
Energy Transfer Partners	ETP	6.125	Dec. 15, '45	405		27	385	37.02	-1.83
BN Paribas	BNP	4.375	May 12, '26	274		22	245		
General Motors	GM	4.875	Oct. 2, '23	235		20	203	28.83	-0.86
HSBC Holdings	HSBC	4.250	Aug. 18, '25	284		20	234	30.15	-1.86

High-yield issue	s with the	bigges	st price ir	icrease	S			
Issuer	Symbol	Coupon (%)	Maturity	Current	ond Price as % of face value One-day change	Last week	Stock Perfi Close (\$)	
United States Steel	х	7.500 N	March 15, '22	82.250	2.00	n.a.	16.34	-4.44
Aecom Global II	ACM	5.000	April 1, '22	95.500	1.75	n.a.		
Gymboree	GYMB	9.125	Dec. 1, '18	53.750	1.75	n.a.		
lamgold	IMGCN	6.750	Oct. 1, '20	89.000	1.25	86.000		
Reynolds Issuer	REYNOL	7.000	July 15, '24	101.375	0.88	n.a.	***	
US Airways	AAL	6.125	June 1, '18	105.000	0.75	n.a.		

resoro Logistics	ILLP	0.5/5	IVIdy 1, 24	104.750	0.75		104.125	40.57	=2.25		
And with the bigge	And with the biggest price decreases										
California Resources	CRC	5.000	Jan. 15, '20	54.500	-4.00		58.250	13.35	-1.91		
Sprint Capital	s	8.750	March 15, '32	80.250	-3.50		82.051				
MEG Energy	MEGCN	7.000	March 31, '24	78.562	-3.42		78.000				
EP Energy	EPENEG	6.375	June 15, '23	59.469	-3.26		53.250				
Ally Financial	ALLY	4.125	Feb. 13, '22	97.071	-3.18		99.719	16.08	-5.58		
Boyd Gaming	BYD	6.375	April 1, '26	101.750	-3.00		105.000	18.60	0.70		
Scientific Games International		10.000	Dec. 1, '22	78.750	-3.00		81.500				
Concord Entartainment Barnet Brancetian	CERRIC	11 000	Oct 1 /21	05 020	_2 01		ge nnn				

ADVERTISEMENT

The Mart

\$\$\$ Viral Startup Oppty Needs CEO \$\$\$

Toyota Tsusho
LED Light bulbs A-19 E- 26 B Base
T- A19-13-3000
Bright Value - 6.579
G-Value - 24,375

Phillips Capri Ceiling 5 inch LED Retro Fit Lamp Pylók- GL-6-30K - 3.590

Toyota Tsusho
Dimmable LED Driver
TDC -12-350-3612 - 20,000
63,000.00 For all of the invent All Inventory is located at hnology Global 30 LogBridg Middleton MA 01949

duce the best natural medicine. Requ

MEDICAL DEVICE FOR SALE \$15,500,000.00 POTENTIAL WORLDWIDE SALES OF 5 BILLION, WITH PROFITS OF \$2+ BILLION PER YEAR PENDING PATENTS AND WORKING PENIFF IN PLACE GO TO

HIGH YIELD 7% fixed - Consistent Monthly Pmts - History of Safety - 18 years

7% or more. Great for IRA's or income 714-744-4993

FIXED INCOME

When banks say no, WE SAY YES

- Customize and select your tailored financing

DAY SAIL CHARTER COMPANY
US VIRGIN ISLANDS

ISTTIME OM MARKET
GREAT LOCATION
CONTACT LEO SENES!
CHARGE TRIVINGESS BROKERS

LEGAL NOTICE TO CALIFORNIA AND NEW YORK RESIDENTS

If you bought a Conair[©] Infiniti Pro Hair Dryer, a class action lawsuit may affect your rights.

Consumers filed a class action lawsuit against Conair Corp. ("Conair") claiming that its Infiniti Pro 259 and 279 model 1875 watt hair dryers are defective (the "Hair Dryers"). The lawsuit, *Czuchaj, et al. v. Conair Corporation*, Case No. 13CV01901 BEN (RBB), is pending in the U.S. District Court for the Southern District of California. The Court decided this lawsuit should be a class action on behalf of a "Class," or group of people that could include you. There is no money available now and no guarantee that there will be.

ARE YOU INCLUDED?

You are included in the Class if you are a California or New York resident who bought a Hair Dryer any time from August 15, 2009 until now.

WHAT IS THIS CASE ABOUT?

The lawsuit claims the design of the Hair Dryers cause: (1) the motor to shake excessively, causing coils to touch, short circuit, and in some cases, shoot coils or flames from the barrel ("Coil Defect"), and (2) the electrical cord connected to the base of some Hair Dryers is too short and stiff, and bending the cord can break wires and electrical insulation, causing electrical shock and fire ("Cord Defect"). Conair denies these claims and contends the Hair Dryers are not defectively designed. The Court has not decided who is right. The lawyers for the Class will have to prove their claims in Court. The lawsuit does not involve claims for personal injuries or property damage.

WHO REPRESENTS YOU?

The Court has appointed Odenbreit Law, APC, Cohelan Khoury & Singer, and BISNAR|CHASE LLP to represent the Class as "Class Counsel." You don't have to pay Class Counsel or anyone else to participate. If Class Counsel obtains money or benefits for the Class, they will ask the Court for an award of fees and costs, which would be paid separately by Conair or out of any money recovered for the Class. You may hire your own lawyer to appear in Court for you, but if you do, you have to pay that lawyer.

WHAT ARE YOUR OPTIONS?

If you do nothing, you are choosing to stay in the Class. You will be legally bound by all orders and judgments of the Court, and you won't be able to sue Conair, as part of any other lawsuit, for the claims made in this lawsuit. If money or benefits are obtained, you will be able to request a share. If do not want to stay in the Class, you must ask to be excluded from it by **August 9, 2016**. If you ask to be excluded, you will not be able to get any money or benefits from this lawsuit. You will not be bound by any of the Court's decisions and you will keep your right to sue Conair for these claims in a different lawsuit.

GETTING MORE INFORMATION.

If you want a detailed notice or other documents about this lawsuit and your rights, call, visit the website, or write to: Conair Class Action Notice Administrator, P.O. Box 43416 Providence RI 02940-3416.

1-844-286-9535 www.ConairClassAction.com



LEGAL NOTICE TO CALIFORNIA AND NEW YORK RESIDENTS

If you bought a Conair[©] Infiniti Pro Hair Dryer, a class action lawsuit may affect your rights.

Consumers filed a class action lawsuit against Conair Corp. ("Conair") claiming that its Infiniti Pro 259 and 279 model 1875 wat hair dryers are defective (the "Hair Dryers"). The lawsuit, Czuchaj, et al. v. Conair Corporation, Case No. 13CV01901 BEN (RBB), is pending in the U.S. District Court for the Southern District of California. The Court decided this lawsuit should be a class action on behalf of a "Class," or group of people that could include you. There is no money available now and no guarantee that there will be.

ARE YOU INCLUDED?

You are included in the Class if you are a California or New York resident who bought a Hair Dryer any time from August 15, 2009 until now.

WHAT IS THIS CASE ABOUT?

The lawsuit claims the design of the Hair Dryers cause: (1) the motor to shake excessively, causing coils to touch, short circuit, and in some cases, shoot coils or flames from the barrel ("Coil Defect"), and (2) the electrical cord connected to the base of some Hair Dryers is too short and stiff, and bending the cord can break wires and electrical insulation, causing electrical shock and fire ("Cord Defect"). Conair denies these claims and contends the Hair Dryers are not defectively designed. The Court has not decided who is right. The lawyers for the Class will have to prove their claims in Court. The lawsuit does not involve claims for personal injuries or property damage.

WHO REPRESENTS YOU?

The Court has appointed Odenbreit Law, APC, Cohelan Khoury & Singer, and BISNARICHASE LLP to represent the Class as "Class Counsel." You don't have to pay Class Counsel or anyone else to participate, If Class Counsel obtains money or benefits for the Class, they will ask the Court for an award of fees and costs, which would be paid separately by Conair or out of any money recovered for the Class. You may hire your own lawyer to appear in Court for you, but if you do, you have to pay that lawyer.

WHAT ARE YOUR OPTIONS?

If you do nothing, you are choosing to stay in the Class. You will be legally bound by all orders and judgments of the Court, and you won't be able to sue Conair, as part of any other lawsuit, for the claims made in this lawsuit. If money or benefits are obtained, you will be able to request a share. If do not want to stay in the Class, you must ask to be excluded from it by August 9, 2016. If you ask to be excluded, you will not be able to get any money or benefits from this lawsuit. You will not be bound by any of the Court's decisions and you will keep your right to sue Conair for these claims in a different lawsuit.

GETTING MORE INFORMATION.

If you want a detailed notice or other documents about this lawsuit and your rights, call, visit the website, or write to: Conair Class Action Notice Administrator, P.O. Box 43416 Providence RI 02940-3416.

1-844-286-9535 www.ConairClassAction.com



ELIAS SCHENDLER

8. Basalt, Colo.

What he collects GARDEN GNOMES

How many he has 37-"I want to wind up with 100."

Where he keeps them "I have a gnome garden with plants and a table with big gnomes on it."

How he got started "Twe been collecting since I was 6 or 7. I got into them because there was a gnome camp at an environmental center I went to and we built gnome houses."

Why be loves them "They're cool little creatures that are like people but smaller and have little red hats. They have cool stories and they're friends with animals." Elias' dad, Auden Schendler, says, "Elias

is into nature. He sees them as a connection to the world."

His favorite "I like all of them, they're all cool. But one that's really funny is holding candy."

Where he gets them "Some I get as gifts. Some I buy. There's this garden store that has a gnome section. Also I buy on Amazon. Sometimes I buy old gnomes. My friend Jimmy brought me one from an estate sale. And some just show up at my house because they want to be part of my gnome village."

Go to Parade.com/treasures for more collections and to find out how most start.

14 | JULY 10, 2016



You've seen these ads for years...Now is the time to call!

HERE'S WHY:

- √ New Heated Seat & Backrest
- √ New MicroSoothe® Technology
- √ Fast & Clean Installation
- ✓ Lifetime Warranty on the Entire Tub
- ✓ Financing Available with Approved Credit

A Safe Step Walk-In Tub provides the freedom and independence you deserve for bathing safely and comfortably in your own home. We make replacing your old tub with a brand new tub so simple and easy – you'll wonder why you didn't call sooner.

Built for safety, designed for comfort — and now even more affordable — save \$1,500 today!

- Our 'easy-entry' tubs feature low 'step-ins' you just walk right in –
 perfect for those with reduced mobility or limited range of motion.
- Every tub comes with ergonomic seating, built-in grab bars and anti-slip flooring. Plus, all controls are easy to reach, hold and turn.
- Relax with 10 hydro-massage jets and our MicroSoothe® Air Therapy System positioned perfectly to target sore muscles and joints — your tub is like a therapeutic spal

If you absolutely, positively love your current tub, don't call. But if you're curious to learn more about North America's #1 selling walk-in tub - and desire the relaxing, spa-like features that only our tub offers — we want you to call today.

For your FREE information kit & DVD, and our Senior Discounts, Call Today Toll-Free

1-800-227-8589

www.GoToSafeStepTub.com

EXHIBIT K



Czuchaj, et al. v. Conair Corporation : 728x90 Site : Instyle.com

If you bought a Conair® Infiniti Pro® Hair Dryer, a class action lawsuit may affect your rights. You may need to opt-out to protect your rights.



Czuchaj, et al. v. Conair Corporation: 300x250 Site: Elle.com

CULTURE LIFE & LOVE HOROSCOPES FASHION BEAUTY ELLE Ш

Q



HAIRSTYLES & HAIRCUTS SHARE

LION BABE'S JILLIAN HERVEY JUST LANDED A MAJOR BEAUTY CONTRACT

The curty-haired singer is the new face of Pantene. BY HARPER'S BAZAAR

HAIRSTYLES & HAIRCUTS

KENDALL JENNER SHOWS HER LOB OFF

With summer comes lots of celeb hair changes.

BY ELLE.COM



HEALTH & FITNESS SHARE

THE 5 BEST TYPES OF ZIKA-FIGHTING BUG SPRAYS



Czuchaj, et al. v. Conair Corporation: 160x600 Site: Luxurylifestyle.com

Man shot several times in east Bakersfield Calif. court: No right to TRENDING .06 ÷ If you bought a Conair® Infiniti Pro® Hair Dryer, a class action lawsuit may affect your rights.
You may need to opt-out to protect your rights. BAKERSFIELD NOW.com HOME OF KBAK & KBFX EYEWITNESS NEWS KBAK-CBS LIFESTYLE MATTERS SPORTS Bodyworks NEWS

Czuchaj, et al. v. Conair Corporation : 728x90 Site : Bakersfieldnow.com

Czuchaj, et al. v. Conair Corporation: 300x250 Site: Nydailynews.com



If you bought a Cona Lufthansa PICS TV MOVIES MUSIC THEATER & ARTS COMICS (1)

Adam Levine offers to pay for 'Voice' protégé Christina Grimmie's funeral Behati

may affect your rights.

You may need to opt-out to protect your rights.

Infiniti Pro® Hair Dry a class action laws



Disgraced 'Stockbroker to the Stars' Dana Glacchetto dead after hard night of partying CONFÎDENTI@L

"Stockbroker to the Stars" Dana Giacchetto lived high and died low -- former Leo DiCaprio pal found dead.

EDITOR'S PICKS



Khloe Kardashian calls marriage with Lamar Odom

Side apartment after dead in Upper West Stockbroker to the **Giacchetto found** hard partying Stars' Dana Disgraced





EXHIBIT L

Case 3:13-cv-01901-BEN-RBB Document 358-3 Filed 03/13/17 PageID.13915 Page 68 of



P.O. Box 6191, Novato, CA 94948-6191 415-798-5900, 800-211-5201 Fax: 415-892-7354 www.kccllc.com Fed Tax ID# 20-8049009

Czuchaj, et al. v. Conair Corporation Jeff Geraci, Esq. Cohelan Khoury & Singer 605 "C" Street, Suite 200 San Diego CA 92101

ContactDeborah McCombTelephone415-798-3976

Reference Number COZ

Account Number	COZ_ROS	Invoice Date	22 August 2016
Invoice Number	US_ASG1083547	Due Date	21 September 2016

For services rendered through the end of July 2016

Expenses	<u>Units</u>	Rate	Amount
Published Notice			\$221,810.00
NCOA			\$250.00
Notice;Post Card;06/10/2016	24,674	\$0.08	\$1,973.92
First Class Postage			\$8,082.53
Email Notice & Claim Forms	6,763	\$0.37	\$2,502.31
Notice & Claim Form Requests	177	\$1.50	\$265.50
Data Entry - Remails	33	\$0.50	\$16.50
Remail - Initial	33	\$0.85	\$28.05
Website Setup	1	\$175.00	\$175.00
Website Hosting	2	\$50.00	\$100.00
IVR Line Charges	1,490.9	\$0.18	\$268.36
IVR Programming			\$3,000.00
IVR Monthly Fees	2	\$50.00	\$100.00
IVR Transcriptions	248	\$0.60	\$148.80
Annual PO Box Fee	1	\$1,280.00	\$1,280.00

Total Expenses \$240,000.97



Account Number	COZ_ROS	Invoice Date	22 August 2016
Invoice Number	US_ASG1083547	Due Date	21 September 2016

For services rendered through the end of July 2016

Staff Hours	<u>Units</u>	<u>Rate</u>	<u>Amount</u>
Data Development	21.99	\$100.00	\$2,199.00
Document Development	32.29	\$100.00	\$3,229.00
Print Production	15.85	\$100.00	\$1,585.00
IVR Development and Maintenance	10.36	\$100.00	\$1,036.00
Website Development and Maintenance	7.75	\$100.00	\$775.00
E-mail Campaign	2.25	\$100.00	\$225.00
Undeliverable Mail Processing	0.58	\$100.00	\$58.00
Case Processing	6.19	\$100.00	\$619.00
Exclusion & Objection Processing	0.25	\$100.00	\$25.00
Reporting and Declarations	3	\$100.00	\$300.00
Case Setup, Planning and Management	33.58	\$100.00	\$3,358.00
	Total Staff Hours		\$13,409.00
	Invoice Subtotal		\$253,409.97
	Total Sales and Use T	ax	\$567.67

Please detach and return this portion of the statement with your check to the address listed below.

Please reference your Account Number and Invoice Number on your Remittance.

Account Number Invoice Number

US ASG1083547

COZ_ROS Remit Check Payments to:

Kurtzman Carson Consultants LLC Dept CH 16639

\$253,977.64 Palatine, IL 60055-6639

Total Amount Due

Amount Paid

Wire Payments to:

Total Amount Due

Kurtzman Carson Consultants LLC HSBC Bank, NA 452 Fifth Avenue New York, NY 10081 Account # 000183571 FED ABA # 021001088 ACH Routing # 022000020

\$253,977.64